IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

THE VIDEO DEPOSITION OF DAVID BERRY, produced as a witness on behalf of the Defendants, in the above styled and numbered cause, taken on the 29th day of August, 2007, in the City of Tulsa, County of Tulsa, State of Oklahoma, before me, Marlene Percefull, Certified Shorthand Reporter, duly certified under and by virtue of the laws of the State of Oklahoma.

1 APPEARANCES 2 FOR THE PLAINTIFF: Ms. Sharon K. Weaver 3 Ms. Holly M. Hillerman Attorney at Law 502 W. 6th St. 4 Tulsa, OK 74101 5 6 FOR TYSON FOODS: Mr. Michael Bond Attorney at Law 7 The Three Sister Bldg. 214 West Dickson Street Fayetteville, AR 72701 8 -and-9 Mr. Robert George (via phone) 10 11 FOR CARGILL: Ms. Theresa Noble Hill Ms. Carla Jimerson 12 Attorney at Law 100 West 5th Street 13 Suite 400 Tulsa, OK 74103 14 -and-Mr. John Tucker 15 (via phone) 16 FOR SIMMONS FOODS: Mr. John Elrod 17 Attorney at Law 211 East Dickson Street Fayetteville, AR 72701 18 19 Ms. Nicole Longwell FOR PETERSON FARMS: 20 Mr. Craig Mirkes Attorney at Law 320 S. Boston 21 Suite 700 Tulsa, OK 74103 22 23 FOR GEORGE'S: Mr. James Graves 24 Attorney at Law 221 North College 25 Fayetteville, AR 72701

TULSA FREELANCE REPORTERS 918-587-2878

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		3
1	FOR CAL-MAINE:	Mr. Robert Sanders
		Attorney at Law
2		2000 AmSouth Plaza
		P. O. Box 23059
3		Jackson, MS 39225
		(via phone)
4		
5	FOR WILLOW BROOK:	Ms. Jennifer Griffin
		Attorney at Law
6		314 East High Street
		Jefferson City, MO 65109
7		(via phone)
8		
	FOR OK DEPARTMENT OF	
9	AGRICULTURE5:	Ms. Janet Stewart
		Attorney at Law
10		2800 No. Lincoln Blvd.
		Oklahoma City, OK 73152
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4 1 Ν D Ε X 2 3 WITNESS PAGE 4 5 DAVID BERRY 6 Direct Examination by Mr. Graves 5 7 Cross Examination by Ms. Longwell 174 8 Cross Examination by Ms. Hill 230 9 Cross Examination by Mr. Elrod 237 Cross Examination by Mr. Bond 10 247 11 Cont'd Cross Exam by Ms. Longwell 260 Cross Examination by Mr. Sanders 265 12 13 Cross Examination by Ms. Griffin 267 14 270 Signature Page 271 Reporter's Certificate 15 16 Questions certified: 17 PAGE 117 LINE 20 What was your understanding of why you needed to 18 19 take soil samples on those particular farms? 20 PAGE 136 LINE 14 21 Do you know what CDM was going to do with them? 22 23 24 25

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9:04AM
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6 1 telephone also do the same? 9:05AM 2 MS. GRIFFIN: Jennifer Griffin on behalf 3 of Willow Brook Foods. 4 MR. SANDERS: Bob Sanders on behalf of 5 Cal-Maine. 9:05AM 6 THE VIDEOGRAPHER: Thank you. The witness 7 may be sworn. 8 DAVID BERRY, 9 having first been duly sworn to testify to the truth, 10 the whole truth and nothing but the truth, testified as 11 follows: 12 DIRECT EXAMINATION 13 BY MR. GRAVES: Could you state your full name? 14 David Berry. 9:05AM 15 And, Mr. Berry, what is your address? 16 17 P.O. Box 488, Locust Grove, Oklahoma, 74352. 18 And do you actually live in Locust Grove or is 19 that in the country somewhere? 20 I live about three miles outside of Locust Grove 9:06AM 21 in the country. 22 Okay. Mr. Berry, have you ever given a deposition O 23 before?

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Okay. I'll just go through a few basics of giving 9:06AM

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Years ago.

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1	a deposition and I'm sure that your attorneys may have	9:06AM
2	visited with you about this, but if you would just	
3	A Okay.	
4	Q give a try to make sure to give a verbal	
5	response rather than a head nod or a head shake.	9:06AM
6	A Yes, sir.	
7	Q And I'll try not to step on your answers and you	
8	try not to step on my questions and all of that makes	
9	it a lot easier for the court reporter to get it down	
10	on paper later on, okay?	9:06AM
11	A I understand.	
12	Q Also, if I ask a question and you're not clear on	
13	what I mean by it, just let me know and I'll try to	
14	rephrase it in a way where we're both understanding	
15	each other, okay?	9:06AM
16	A I understand.	
17	Q Mr. Berry, would you tell me a little bit about	
18	your educational background?	
19	A I'm a I graduated from high school, from Locust	
20	Grove. That's my education.	9:07AM
21	Q Okay. Have you attended any college courses?	
22	A No, sir.	
23	Q Okay. So you have no credit hours from a	
24	university or a technical school?	
25	A No, sir.	9:07AM

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1	Q What year did you graduate high school?	9:07AM
2	A '86.	
3	Q How long have you lived in the Locust Grove area?	
4	A All my life.	
5	Q Starting with when you left high school, let's go	9:07AM
6	through your employment background, if we can, to the	
7	extent you can remember it.	
8	A I left high school and I was a bull rider and I	
9	left graduation night and went rodeoing until about the	
10	mid '90s. And then I kept riding bulls off and on, but	9:08AM
11	I taught bull riding schools and I raised bucking bulls	
12	and started taking bulls to rodeos and bull rides. As	
13	far as job wise, I just, you know, if I got short on	
14	money from bucking off too many bulls, I would help	
15	carpenter work or something, build barns, stuff like	9:08AM
16	that.	
17	Q Okay. After you stopped doing the rodeo	
18	circuit	
19	A Uh-huh.	
20	Q where did you work next?	9:08AM
21	A Actually, I mean, the first actual real job I've	
22	had is the job I have now as a poultry inspector for	
23	the Department of Agriculture, which I believe it was	
24	in 2000 whenever I started there.	
25	Q And Mr. Berry, why don't you just for the record,	9:09AM

		DAVID BERRY, 8-29-07	
			9
1	who	is your employer?	9:09AM
2	A	Well, I guess the Oklahoma Department of	
3	Agri	culture.	
4	Q	Okay. And your position is called poultry	
5	insp	ector?	9:09AM
6	A	Yes, sir.	
7	Q	Is that the only position you've held with the	
8	Okla	homa Department of Agriculture?	
9	А	Yes, sir, it is.	
10	Q	Have you had the same supervisor the entire time	9:09AM
11	you'	ve been there?	
12	A	Yes, sir.	
13	Q	Who is your supervisor?	
14	A	Dan Parrish.	
15	Q	And is that who you report directly to?	9:09AM
16	A	Yes, sir, it is.	
17	Q	There's no buffers in between you and Mr. Parrish?	
18	A	No, sir.	
19	Q	Okay. Do you have anyone who reports to you in	
20	your	position as poultry inspector?	9:09AM
21	A	In what way? As far as reports to me as what?	
22	Q	Someone that you supervise?	

Somebody that I supervise?

I don't supervise nobody.

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Right.

9:09AM

1	Q Okay. That was the question. Sorry I wasn't	9:09AM
2	clear. With regard to your position as a poultry	
3	inspector when you began there, were you provided any	
4	type of training or coursework in order to begin	
5	working in that position?	9:10AM
6	A I didn't go to no classes. I mean, I wasn't	
7	required to do that, but we've had over the period	
8	we've had different, I don't know how you'd say it,	
9	classes, I guess, over certain, like, you know,	
10	training, if you will, over certain things that we	9:10AM
11	needed to do.	
12	Q Okay. And leaving aside I'm going to call that	
13	continuing education and leaving aside that type of	
14	thing, was there any type of training that you had to	
15	have up front before you could hit the ground as a	9:10AM
16	poultry inspector?	
17	A Not that I was aware of.	
18	Q Okay. How did you know, for example, when you	
19	began the job where you were going to be going and what	
20	you were going to be doing when you got there?	9:11AM
21	A Once I got the job	
22	Q Right.	
23	A and was assigned what I do? They give you a	
24	list of poultry growers and they assign you a	
25	territory. And then they give you a list of poultry	9:11AM

1	growers that's in that territory and that's your, you	9:11AM
2	know, that's they don't really tell you where you	
3	got to go every day, you just as long as you cover	
4	your territory and go to the poultry growers in that	
5	area in no certain order.	9:11AM
6	Q And did anyone ride along with you to show you	
7	where these farms were or to assist you or anything	
8	when you first started out?	
9	A When I first started out, there were there was	
10	another poultry inspector that had, had the position	9:11AM
11	that I have now and I rode with him. I don't know how	
12	long, but it was quite some time that I rode along with	
13	him. And my first when I hired on, I wasn't a	
14	poultry inspector, I really don't even know what my	
15	title was, but I helped gather plans for, like, the	9:12AM
16	Animal Waste Management Plan, like the land layout, the	
17	acreage and the boundaries and so forth. And then I	
18	but doing that, I rode with the poultry inspector	
19	that's in my position and or was in my position.	
20	And that's how I kind of, basically, learned where the	9:12AM
21	area was and the barns were, but they send you a	
22	three-page application that the poultry farm operation	
23	filled out and it has driving directions on there and	
24	that's how you find the farm if you don't know where	
25	you're going.	9:12AM

1	Q The Department of Agriculture provides you with 9:12AM
2	that?
3	A Yes, that the farm provided them with.
4	Q Okay. Who was the previous inspector that held
5	your position that you were riding around with in order 9:12AM
6	to sort of train up for your job?
7	A Brett Sholar, I believe. S-H-O-L-A-R, I believe
8	is how that was spelled.
9	Q And was it your understanding that when you
10	finished training with Mr. Sholar you were going to be 9:13AM
11	taking over his area or
12	A No.
13	Q it just worked out that way?
14	A No, it just worked out that way. Mr. Sholar, I
15	believe, moved on to a different position somewhere 9:13AM
16	else. I don't know what it was. I don't think it's
17	with the Department of Ag but so it left the
18	inspector job there vacant and for whatever reason,
19	they felt like I could do the job and moved me up to
20	that position. 9:13AM
21	Q When you were traveling around with Mr. Sholar,
22	was it your understanding that you were in training to
23	be a poultry inspector?
24	A No, no. I had no idea. I mean, if Mr. Sholar
25	hadn't left, I wouldn't have been the inspector. I was 9:13AM

1	just hired to do the job of at the time of what I	9:13AM
2	was doing. That was collecting information.	
3	Q Do you know what the title of that position was,	
4	if any?	
5	A I don't have no idea.	9:14AM
6	Q Okay. Have you ever had anyone else work in that	
7	type of position with you, that is, ride around with	
8	you and help you gather information?	
9	A No, I haven't.	
10	Q Have you had the same territory the entire time	9:14AM
11	that you've been a poultry inspector?	
12	A Pretty much so, yes. Once I took over	
13	Mr. Sholar's territory, I don't know how long after	
14	that, but another inspector left our division and they	
15	didn't rehire another inspector for that position and	9:14AM
16	me and John Littlefield, which is the other poultry	
17	inspector, took over his territory and split it up kind	
18	of and so it kind of added to my territory a little bit	
19	more.	
20	Q Who was the other inspector that left?	9:14AM
21	A Gary Fisher, I think, is his name.	
22	Q Do you know about when Mr. Sholar left?	
23	A I would say and because I'm not real sure, but	
24	I would say it was in '01, '02 maybe. Could have been	
25	later than that.	9:15AM

Q Okay. And so would it have been the case that	9:15AM
there was a year or two, it sounds like, that you were	
riding around with Mr. Sholar?	
A Yeah, if that long. It's been so long ago that	
it's kind of hard to remember that.	9:15AM
Q Do you know about when it was that you had part of	
Mr. Fisher's territory added to your area?	
A Just a little bit after that it seems like.	
Q Okay. So along about 2002 or so?	
A Maybe, maybe a little bit later than that.	9:15AM
Q Okay. Have we covered, I guess, the training that	
you had as far as at the time you started as a poultry	
inspector?	
A Correct, yeah.	
Q Now, I don't know that I'm real clear on what all	9:16AM
you were gathering whenever you were riding around with	
Mr. Sholar. You said gathering land layout for	
management plans, what did that involve?	
A Basically, it was where I would go to the farm and	
get an idea how many, how many acres the landowner had	9:16AM
and I had these plot maps that I would draw out to,	
basically, the quarter section down to the	
quarter/quarter section of the guy's land and turn my	
drawings in to the office for them to help prepare maps	
for the Animal Waste Management Plan.	9:16AM
	there was a year or two, it sounds like, that you were riding around with Mr. Sholar? A Yeah, if that long. It's been so long ago that it's kind of hard to remember that. Q Do you know about when it was that you had part of Mr. Fisher's territory added to your area? A Just a little bit after that it seems like. Q Okay. So along about 2002 or so? A Maybe, maybe a little bit later than that. Q Okay. Have we covered, I guess, the training that you had as far as at the time you started as a poultry inspector? A Correct, yeah. Q Now, I don't know that I'm real clear on what all you were gathering whenever you were riding around with Mr. Sholar. You said gathering land layout for management plans, what did that involve? A Basically, it was where I would go to the farm and get an idea how many, how many acres the landowner had and I had these plot maps that I would draw out to, basically, the quarter section down to the quarter/quarter section of the guy's land and turn my drawings in to the office for them to help prepare maps

1	Q	How did you know how to do that?	9:16AM
2	A	I didn't.	
3	Q	If somebody told me to go draw a map right now, I	
4	don'	t think I'd know what to do.	
5	А	I just I say I didn't, I did not know how to	9:17AM
6	and	they took me into the office in Oklahoma City and	
7	Dr.	Sharazi helped show me how one, what they wanted	
8	and,	two, how to put it on paper for them.	
9	Q	Was this before you started doing that?	
10	A	Yes, sir, it was.	9:17AM
11	Q	Who is Dr. Sharazi?	
12	А	Somebody that works in our office.	
13	Q	That's all you know about him?	
14	A	Yes, sir.	
15	Q	Anything else you remember doing besides just	9:17AM
16	gett	ing out and gathering information about the acreage	
17	and	try to plot that out on a map?	
18	А	Yeah, that's what I did.	
19	Q	And then did you somehow transmit that information	
20	to M	r. Sholar?	9:17AM
21	A	No, Mr. Sholar was the poultry inspector and I	
22	rode	with him because it was his farms that his	
23	poul	try operations that I was going to so I just rode	
24	with	him to the different farms.	
25	Q	So it was more just a convenience?	9:18AM

1	A Yes, sir.	9:18AM
2	Q Who were you providing these maps to then?	
3	A To our office. I turned them in to Mr. Sharazi.	
4	And it wasn't a map that I turned in, it was a	
5	actually, it was a piece of paper that had a lot	9:18AM
6	squares on it.	
7	Q Okay.	
8	A That you plot it down, your land down to the	
9	quarter section.	
10	Q And do you know what was done with these plots	9:18AM
11	that you had prepared, what Dr. Sharazi did with them?	
12	A You know, my understanding is it helped to put a	
13	AWMP together or maybe not an AWMP, but some kind of	
14	information that they wanted on the land.	
15	Q And that's a management plan for that farm?	9:18AM
16	A Yes.	
17	Q Other than the training that Dr. Sharazi provided	
18	you as far as this initial position, I think you told	
19	me you didn't really have a title or a name for that	
20	position, but other than the training that Dr. Sharazi	9:19AM
21	provided, did you have any other training for that	
22	particular position?	
23	A No.	
24	Q And with regard to poultry inspector, when you	
25	began as poultry inspector, did you have any training	9:19AM

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1	other than what you've described for me as far as that	9:19AM
2	you had ridden with Mr. Sholar and observed what he had	
3	done when he was out there?	
4	A Right.	
5	Q Was that the extent of it?	9:19AM
6	A Yes, sir.	
7	Q What is your understanding of what, what	
8	responsibilities the poultry inspector position has?	
9	What do you do?	
10	A What do I do?	9:19AM
11	Q Right.	
12	A I go to poultry operations and check their records	
13	and, basically, what I'm checking there is they each	
14	poultry farm has to have an initial nine-hour class	
15	their first year in business and then three hours of	9:20AM
16	update education, continuing education after that. And	
17	I check that to make sure they're getting their	
18	education. I check to make sure they're keeping track	
19	of taking a soil test, if they're having their litter	
20	land applied. I check and make sure that they're	9:20AM
21	taking a litter test accordingly as the law says. And	
22	then I check the education, soil litter test and, you	
23	know, what they did with their litter, if they sold it	
24	or land applied it. It's just a recordkeeping position	
25	that I have.	9:20AM

1	Q Okay. And so when you said at the outset that you	9:20AM
2	check their records, the records that you were	
3	referring to are these educational records, the soil	
4	test, the litter test and what they did with their	
5	litter?	9:20AM
6	A Yes, sir.	
7	Q Any other records that you check when you go to a	
8	farm?	
9	A Not that I can think of right now. I mean, that's	
10	the gist of it there.	9:21AM
11	Q And how often do you go to each poultry farm, is	
12	there a set	
13	A We do an annual inspection once a year.	
14	Q Are there ever occasions when you would go out	
15	there more frequently for some reason?	9:21AM
16	A If there's a complaint or we do technical	
17	assistance, you know, I'll go by the farm and if the	
18	owner or operator is there, we visit just to make sure	
19	he understands to get a soil test, litter test,	
20	education. Especially if it's a new grower that don't	9:21AM
21	understand what the law poultry law is, and so. And	
22	then, like I say, if we have complaints. Sometimes a	
23	complaint is against a poultry grower and sometimes	
24	it's against just a landowner. But the poultry litter	
25	originated from somewhere and I usually go back to that	9:21AM

1	unless it come out of Arkansas.	9:22AM
2	Q Okay. We'll come back to that. We'll circle back	
3	around to that. You also mentioned earlier somewhat I	
4	termed continuing education classes or courses that	
5	you've attended. What types of what types of	9:22AM
6	courses are those and how often do you have to do that?	
7	A That I've attended?	
8	Q Yeah.	
9	A They're not courses. There have just been	
10	training classes where the inspectors will come into	9:22AM
11	the office and, you know, we being like FEMA trained or	
12	certified for disaster and been GPS trained to take GPS	
13	readings. You know, off the top of my head, it's kind	
14	of hard to draw up what all we've been, you know, been	
15	through with that.	9:22AM
16	Q Do you have to have a certain number of	
17	educational hours for your position on any type of	
18	annual basis?	
19	A Not that I'm aware of.	
20	Q Okay. So as far as what courses you attend, how	9:23AM
21	do you find out about you said they weren't really	
22	courses, whatever we want to call them.	
23	A Right.	
24	Q The FEMA training or the GPS training or whatever	
25	training we're talking about, how often would it be	9:23AM

1	that	you would do that type of thing?	9:23AM
2	А	There's no rhyme and reason to it. If we're fixed	
3	like	when we're last summer we GPS'd the poultry	
4	opera	ations, the entrance ways to the poultry	
5	opera	ations, and so Dan, my boss, called all the poultry	9:23AM
6	insp	ectors in and had us to go kind of through a	
7	one-	day course of how to run the GPS unit and what they	
8	expe	cted of us to do.	
9	Q	You were GPS'ing the entrance to all the poultry	
10	opera	ations?	9:23AM
11	А	Right.	
12	Q	Okay. When was that?	
13	А	I believe it was last summer.	
14	Q	Summer of '06?	
15	А	Yes, sir.	9:23AM
16	Q	I take it that that was something that you all had	
17	not e	ever done previously?	
18	А	No.	
19	Q	How is it communicated to you that there's some	
20	type	of training that Mr. Parrish wants you to attend?	9:24AM
21	А	We receive a memo letter.	
22	Q	From Mr. Parrish?	
23	А	Yes, sir.	
24	Q	Do you keep those types of memorandums?	
25	А	No, I don't.	9:24AM

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1	Q What do you do with them? 9:24AM	
2	A I throw them in the trash.	
3	Q Okay.	
4	A After I've went.	
5	Q Do you know if those are kept anywhere by the 9:24AM	
6	Department of Agriculture, those types of memorandums	
7	that are just asking you to come in and attend	
8	something?	
9	A I wouldn't know.	
10	Q I think I had asked you a little bit about your 9:24AM	
11	territory, what territory you cover. Geographically,	
12	can you describe for me what area it is that you cover?	
13	A I go from Highway 412. I go south to, to I	
14	believe it the Arkansas River, south of I-40 down	
15	there. And then I pretty much go from Highway 69 to 9:25AM	
16	the Arkansas line as far as my poultry operations go.	
17	Q Do you have any idea of how many farms that	
18	encompasses?	
19	A I haven't got a recent count for this year. We're	
20	fixing to start our annual inspections and I'll get a 9:25AM	
21	new poultry list of if farms quit or new ones have	
22	built. My list will change from year to year but I'd	
23	say it's somewhere around 110 poultry operations	
24	probably, estimating that.	
25	Q And is it your understanding or do you know 9:25AM	

1	whether that entire territory would be contained within	9:25AM
2	what's called the Illinois River Watershed?	
3	A Only part of that is.	
4	Q Okay. Only part of your territory?	
5	A Yes, sir. The northern, excuse me, the northern	9:26AM
6	part of my territory would be the Illinois, Fort Gibson	
7	and Tenkiller.	
8	Q Do you have any estimation of how much of the 110	
9	or so poultry farms that you visit are located within	
10	the Illinois River watershed?	9:26AM
11	A I don't know. Probably more than half if I was to	
12	estimate that for you.	
13	Q And then is it your understanding that	
14	Mr. Littlefield would also have some farms located in	
15	that watershed?	9:26AM
16	A Yes, he does.	
17	Q That he visits?	
18	A Yeah, he goes from 412 north so he'll have some in	
19	it, too.	
20	Q When you attend training where do you go to attend	9:26AM
21	that type of training? Where are those training	
22	things? Like the FEMA or the GPS, where do you go to	
23	attend that?	
24	A We go to the Oklahoma City Ag building.	
25	Q About how long do those training sessions last?	9:27AM

1	A All day.	9:27AM
2	Q Are they multiple days?	
3	A No, they're all day.	
4	Q Just a single day usually?	
5	A Yes, sir.	9:27AM
6	Q Who's providing the instructions at those	
7	seminars?	
8	A Whoever the whoever's expertise. You know, I	I
9	don't know names but, I mean, it's not somebody that	I
10	know or that I work with.	9:27AM
11	Q Is it your understanding they're employees of th	ne
12	Department of Agriculture or do they bring in outside	e
13	folks?	
14	A You know, I've never really asked where they car	me
15	from.	9:28AM
16	Q Okay. You mentioned that you had, you had been	
17	involved in raising bulls. Were there other what I	
18	will call domesticated animals that you've been	
19	involved in raising? I'm not talking about dogs and	
20	cats.	9:28AM
21	A No, just cows and bulls.	
22	Q Cows and bulls. Have you ever I take it, did	Ė
23	you own those cows and bulls when you were	
24	A Yeah.	
25	Q You weren't managing them for someone else?	9:28AM

1	А	No, no.	9:28AM
2	Q	Did you have a farm or a ranch where you were	
3	rais	ing those?	
4	А	Yeah, I grew up on a farm.	
5	Q	Okay. And that's in the Locust Grove area?	9:28AM
6	А	Yes, sir.	
7	Q	So did your parents also have a farm?	
8	А	Yeah, it was their farm that I grew up on.	
9	Q	Okay. What all did they raise on their farm?	
10	А	Bulls and cows.	9:29AM
11	Q	Okay. That's it?	
12	А	Yeah, yes, sir.	
13	Q	Do you know whether your parents ever used poultry	
14	litt	er for any type of grazing reasons on their farm?	
15	А	Yes, they have.	9:29AM
16	Q	And did you use it whenever you were raising cows	
17	and	bulls there?	
18	А	No.	
19	Q	Okay. Is there a reason why not?	
20	A	No, because my dad did.	9:29AM
21	Q	Oh, okay. Your dad was still using it there?	
22	А	Right.	
23	Q	Okay. You find it to be a good fertilizer?	
24	А	Seems to be.	
25	Q	For the grasses that the cows need?	9:29AM

1	A It seems to be. We never put commercial	9:29AM
2	fertilizer down so, you know, we really didn't know but	
3	it seems to grow grass.	
4	Q Where did you where did your father get the	
5	poultry litter that he used on the farm, do you know?	9:30AM
6	A My sister had a poultry farm.	
7	Q Okay. Where is your sister's poultry farm	
8	located?	
9	A In Locust Grove, south of Locust Grove.	
10	Q Does she still operate a poultry farm?	9:30AM
11	A She's bankrupt now.	
12	Q Okay. Who did she grow for when she was a poultry	
13	farmer?	
14	A Tyson.	
15	Q What's her name?	9:30AM
16	A Tammy. T-A-M-Y, Cunningham.	
17	Q Do you know how long she was a poultry grower?	
18	A She grew chickens before I become the poultry	
19	before I worked for the Department of Ag so maybe, I	
20	don't know, sometime in the late '90s. If I was to	9:31AM
21	guess, estimate that, she bought my dad's old place and	
22	her and her new husband there built the poultry barns.	
23	Q What's her husband's name?	
24	A Jack.	
25	Q Okay. You think they started the farm in the late	9:31AM

1	1990s?		9:31AM
2	A I believe it would have	been in the late '90s	
3	there, 1990s. They were grow	ving chickens before I	
4	started to work for the Depar	tment of Ag and that was	
5	in 2000, you know, so they we	ere in business before I	9:31AM
6	started.		
7	Q Okay. And do you know w	when they stopped growing	
8	chickens?		
9	A Just a few months ago.		
10	Q Okay. And your father u	used their poultry litter?	9:31AM
11	A Yes.		
12	Q Did they also have any o	cattle at their farm?	
13	A Yes.		
14	Q Your sister and brother-	-in-law?	
15	A Yes.		9:32AM
16	Q Did they use some of the	e poultry litter at their	
17	farm, too?		
18	A No, they didn't.		
19	Q Okay. Did your father u	ase all of their poultry	
20	litter?		9:32AM
21	A No, they would sell to d	different people and then	
22	he would I mean, he got a	pretty good deal because	
23	it was his daughter's litter.		
24	Q Sure.		
25	A But he had to pay to have	ve a licensed applicator	9:32AM

1	spread it so, you know, he didn't get it I think we	9:32AM
2	only put it on there like twice the whole time she was	
3	in business.	
4	Q Do you know if he started using poultry litter	
5	there from your sister's farm after the time frame	9:33AM
6	that, like, the Poultry Registration Act and those	
7	types of regulations went into place?	
8	A Yeah, yeah, it was just in the last, I'd say, five	
9	years. Within the last five years he got to use some	
10	of it and then at that time, I think he's only been	9:33AM
11	able to put it down a couple of times.	
12	Q So did he have to soil test and litter test and	
13	keep records and all that kind of stuff?	
14	A Oh, yeah. Well, my sister did the litter test	
15	because they're required to do that.	9:33AM
16	Q Right.	
17	A My dad had to take a soil test, you know, or the	
18	applicator wouldn't come and spread it.	
19	Q Okay. What is your father's name?	
20	A Harold.	9:33AM
21	Q Berry?	
22	A Yes, sir.	
23	Q Okay. And you said he was only able to put it	
24	down a couple of times?	
25	A Yeah, yeah.	9:33AM

1	Q Was that because of the soil test results he got? 9:3	3AM
2	A That was because of the cost of the money to have	
3	it spread.	
4	Q Okay. Did he have annual inspections by the	
5	Department of Agriculture when he was applying litter? 9:3	4AM
6	A No.	
7	Q For applying litter?	
8	A We don't annual inspect people that just spread	
9	litter. Unless it's a complaint, we don't never go out	
10	to their farm or have to. 9:3	4AM
11	Q Okay.	
12	A The only places we go annually is to the poultry	
13	operation.	
14	Q And did anybody to your knowledge ever complain	
15	about your father spreading litter out there? 9:3	4AM
16	A No, sir.	
17	Q Okay. So as far as you know, your father didn't	
18	have any contact with the Department of Agriculture	
19	over his use of poultry litter?	
20	A Other than me and I wasn't I mean, other than 9:3	4AM
21	just visiting with me of what the rules and laws are.	
22	Q Okay. What about your with regard to your	
23	brother-in-law and your sister, did they also have to	
24	do I guess they didn't have to do soil testing	
25	because they weren't using the litter, but did they 9:3	5AM

1	litt	er test?	9:35AM
2	A	You know, I wasn't their inspector.	
3	Q	Who would their inspector have been?	
4	A	Mr. Littlefield.	
5	Q	Okay.	9:35AM
6	A	But in the territory that they're in, they would	
7	be r	equired to litter test every year.	
8	Q	And so when you were raising cows and bulls, my	
9	unde	rstanding then is that you were doing it on your	
10	fath	er's farm?	9:35AM
11	A	Correct.	
12	Q	Okay. So whatever he was using as a fertilizer on	
13	that	farm is what your cows and bulls were getting?	
14	A	Do what now?	
15	Q	I mean, whatever he was using as a fertilizer for	9:35AM
16	the	grasses there, that's the grass that your cows were	
17	graz	ing?	
18	A	Correct.	
19	Q	You weren't responsible for fertilizing those	
20	fiel	ds?	9:35AM
21	A	No.	
22	Q	I was just making sure I understood that whenever	
23	you	told me that you were on your father's farm?	
24	A	Uh-huh.	
25	Q	Okay. I think we kind of briefly went through	9:36AM

1	your description of your job duties as a poultry	9:36AM
2	inspector with the Oklahoma Department of Agriculture	
3	and you mentioned annual inspections, complaint	
4	investigations and technical assistance, right?	
5	A Correct.	9:36AM
6	Q Are there any other things that you do as a	
7	poultry inspector besides those that aren't covered by	
8	those three areas?	
9	A You know, I do I'm pretty much at the direction	
10	of what my director asks me to do. You know, again,	9:36AM
11	that's pretty much what we do, but like last summer we	
12	went out and did GPS on the poultry entrances so	
13	occasionally we do do something that's not a daily	
14	routine for us.	
15	Q Okay. And I'll ask you some questions about that	9:37AM
16	in a little bit, I just wanted to make sure that I had	
17	an understanding generally speaking of what you do on a	
18	day-to-day basis?	
19	A Generally that's what I do, yes, sir.	
20	Q Do you have an idea of how many litter	9:37AM
21	applicators	
22	A Huh-uh.	
23	Q you have in your area?	
24	A I have no clue. I have not really just sat down	
25	to count that.	9:37AM

1	Q So you're not able to estimate that?	9:37AM
2	A No, I'm not.	
3	Q Or ballpark it. Okay. With regard to the 110 or	
4	so growers that you, that you are responsible for for	
5	inspecting, do you know how many of those have	9:37AM
6	phosphorous based management plans in place?	
7	A I don't know what a phosphorous based management	
8	plan is.	
9	Q Do you understand that part of what you're doing	
10	is going out and insuring that well, strike that.	9:38AM
11	What do you understand that a management plan is there	
12	for?	
13	A An Animal Waste Management Plan.	
14	Q What is your understanding of what that's for,	
15	what that's intended to do?	9:38AM
16	A My understanding is that they, one, the law	
17	requires the poultry operation to have it. And inside	
18	that plan, shows them where they can spread, where they	
19	can't spread and how much they can spread and then what	
20	they're to do with their dead birds.	9:38AM
21	Q With regard to how much they can spread, what's	
22	your understanding of how that's determined?	
23	A Well, before chicken litter can be spread, poultry	
24	litter can be spread you have to have a soil test.	
25	Q What are they testing for?	9:39AM

1	A All that I know that we look at is the N, the P	9:39AM
2	and the K, but the phosphorous level, depending on the	
3	area that they're, some areas it's 400, some areas it's	
4	300 that they can't exceed. The soil test basically	
5	tells them if they can spread litter and the litter	9:39AM
6	test will tell them how much they can spread.	
7	Q Let's talk about the soil test. How does the soil	
8	test tell if they can spread litter? What are you	
9	looking at to determine if they can spread litter?	
10	A Well, there's a phosphorous number there. Besides	9:39AM
11	the phosphorous number, if they're in a limited	
12	watershed it's 300 and if it's a non-limited, it's 400.	
13	Q So now whenever well, let's talk about the	
14	litter test. What's your understanding of what's being	
15	reviewed to determine how much litter they can spread?	9:40AM
16	A Well, you can only the way I understand it, you	
17	can only put down 200 pounds of phosphorous per acre	
18	and so they look at the litter test to see how much	
19	phosphorous is in that litter.	
20	Q And is it your understanding that both this soil	9:40AM
21	test and this litter are accounted for within the plan?	
22	A Yes, sir.	
23	Q Okay. So now do you understand what I'm talking	
24	about whenever I ask you how many of these growers have	
25	a phosphorous based plan? In other words, you're	9:40AM

1	looking at phosphorous, a phosphorous number on a soil	9:40AM
2	test, you're looking at a phosphorous number on a	
3	litter test and you're using that in order to devise	
4	their plan, correct?	
5	A I've never heard it said that way. I've always	9:40AM
6	heard it as an Animal Waste Management Plan.	
7	Q Okay.	
8	A Is why I didn't know what you was talking about.	
9	Q Okay. Do you understand what I'm talking about	
10	now?	9:40AM
11	A We're both talking about the Animal Waste	
12	Management Plan.	
13	Q Okay. How many of these growers have those types	
14	of plans that you are responsible for?	
15	A Well, if I have 110 operations estimated, I	9:41AM
16	couldn't give you an exact number, but I have several	
17	of my farms that have a plan. Some of them are	
18	probably going to be expiring because they're only good	
19	for six years, so if they got one six years ago,	
20	they're probably going to start expiring and we're	9:41AM
21	going to need to update it.	
22	Q Do you know whether any of the growers are waiting	
23	on a plan to be written for their farm?	
24	A You know, I couldn't tell you who. I'm sure there	
25	may be but I couldn't tell you who it would be.	9:41AM

1	Q I'm not asking that right now. I'm just asking	9:41AM
2	you whether you have you come across that type of	
3	situation as a poultry inspector where somebody	
4	A Oh, yeah.	
5	Q A poultry grower	9:41AM
6	A Is waiting on a plan?	
7	Q Is waiting on a plan?	
8	A Right.	
9	Q Do you have any idea whether any of your growers	
10	that you're responsible for right now of the 110 or so	9:41AM
11	are waiting for a plan? In other words, they've	
12	applied or asked for one but they don't have one?	
13	A Correct. Yeah, I don't know how many but I'm sure	
14	there is.	
15	Q Okay.	9:42AM
16	A Some of my farms are new, a new owner took over.	
17	Q To your knowledge, for a grower who is waiting on	
18	a plan, is there anything that they can do to legally,	
19	under Oklahoma Law, under the laws that you enforce,	
20	use their litter or sell it to someone else or whatever	9:42AM
21	the case may be, use their litter in some way if they	
22	don't have a plan?	
23	MS. WEAVER: Object to form.	
24	Q Do you understand my question?	
25	A Can if the poultry grower doesn't have an	9:42AM

1	Animal Waste Management Plan, can he still spread his	9:42AM
2	poultry litter?	
3	Q If he's waiting for a plan? In other words, if he	
4	applied but hasn't had one written yet?	
5	A The only thing that they're required to do to have	9:42AM
6	litter spread is have a soil test and have a litter	
7	test and have a licensed applicator spread it.	
8	Q So if they can show that they've had a soil test	
9	and a litter test done and that they're going to use a	
10	licensed applicator, they can use the litter?	9:43AM
11	A They can spread their litter.	
12	Q Okay. How do they determine if they can spread	
13	their litter and how much they can spread if all they	
14	have are the two test results but hasn't been	
15	incorporated into the plan?	9:43AM
16	A Well, depending on where they're at when they take	
17	their soil test, they ask to be below 300 or 400 on the	
18	phosphorous level.	
19	Q Depending on which watershed they're in?	
20	A Yes, sir.	9:43AM
21	Q Okay. And then what about with regard to the	
22	litter test, how do they know how much they can spread,	
23	assuming they're 300 or 400 as the case may be?	
24	A I think, I mean, and I don't know because I'm not	
25	an applicator, but I would assume that the applicator	9:43AM

1	would look at the litter test and I believe that	9:43AM
2	there's a way of figuring how many tons to an acre that	
3	they can spread assuming that the soil test, you know,	
4	is where they can spread. I don't determine the rate	
5	that they spread.	9:44AM
6	Q Okay. When a grower has a plan, though, is part	
7	of your annual inspection to review that plan and	
8	review their records and make sure that they've	
9	complied with that plan?	
10	A Correct.	9:44AM
11	Q If I'm a grower who doesn't have a plan but I've	
12	done my soil test and my litter test, how would you	
13	perform your annual inspection at that point in order	
14	to determine whether I've done what I was supposed to	
15	do?	9:44AM
16	A What I do is I have to write down the date of	
17	their soil test and date of their litter test and then	
18	I look at their application records or their poultry	
19	litter sold or given away. The test has to be took	
20	before it was sold or has to be took before it was land	9:45AM
21	applied so I look at those dates. But, basically	
22	and then as far as their Animal Waste Management Plan	
23	goes, if they don't have it they should have a letter	
24	on file that says that they've applied for a plan and	
25	it should be dated. And normally I'll write that date	9:45AM

1	down of the letter that they've applied and a copy of	9:45AM
2	that letter is in the in our Oklahoma City office.	
3	Q And that's the extent of what you're able to do on	
4	your annual inspection?	
5	A Correct.	9:45AM
6	Q If a grower doesn't have a plan?	
7	A Correct.	
8	Q With regard but is that also the extent of what	
9	a grower needs to do in order to comply with the laws	
10	that you enforce in Oklahoma?	9:45AM
11	MS. WEAVER: Object to form.	
12	A You know, I don't as far as what I go out and	
13	check for, that's what I check for when I'm doing the	
14	annual inspection is a litter test, soil test and, you	
15	know, of course, they're AWMP, but if they don't have	9:46AM
16	it they have got to have a letter. If they don't have	
17	a letter then they have to go get a letter to apply for	
18	a plan.	
19	Q And if they've got those things, at that point	
20	they're in compliance as far as you're concerned?	9:46AM
21	A You know, I just report what I see, I don't	
22	determine who's in compliance and who's not.	
23	Q What do you do if you get there and someone	
24	doesn't have one of these things?	
25	A It goes on their inspection sheet or, you know,	9:46AM

1	that it's not available.	9:46AM
2	Q Okay.	
3	A And then a copy of my inspection sheet goes to	
4	Oklahoma City and that's where it's determined who's in	
5	compliance and who's not.	9:46AM
6	Q And your inspection sheet would not contain a	
7	notation like that if they've done the things that	
8	you've just described, either have a plan	
9	A If they have everything, then all the blanks would	
10	be filled in with the date or number, basically, so	9:46AM
11	there wouldn't be no blanks. If it's not there, I	
12	write not available and there's a memo spot on my	
13	inspection sheets that you can write notes to.	
14	Q Okay. To your knowledge, does anyone else from	
15	the State of Oklahoma go out and inspect these 110 or	9:47AM
16	so poultry farms that you go out and inspect?	
17	A You know, as far as my poultry operations, I'm the	
18	only one that I'm aware of that goes out. I wouldn't	
19	know.	
20	Q Okay. Do you know whether anybody else from the	9:47AM
21	Department of Agriculture would go out to any of these	
22	farms for any reason besides you?	
23	A I wouldn't know.	
24	Q Okay. As far as you know are you the only one?	
25	A That I'm aware of.	9:47AM

1	Q Okay. Do you know where a grower goes to apply	9:47AM
2	for a plan?	
3	A They can go to the NRCS office in the county they	
4	live in.	
5	Q Anywhere else?	9:47AM
6	A We have two. I believe it's retired soil	
7	scientists that work for us now that are helping put	
8	plans together.	
9	Q Who are those folks?	
10	A Ed Abernathy and R. C. Brinley.	9:48AM
11	Q Where are they located?	
12	A I'm not real sure where they're from. They're in	
13	the southern part of Oklahoma, around Poteau and	
14	Wilberton maybe, if I correctly remember that.	
15	Q How would a grower get in touch with one of those	9:48AM
16	folks if they are waiting on a plan?	
17	A They can write a letter to Dan Parrish and request	
18	that we do their plan for them.	
19	Q Okay. And so does this letter that you described,	
20	the letter that would be on file at the farm advising	9:48AM
21	that they've applied for a plan but haven't received	
22	it?	
23	A Correct.	
24	Q Does that come from either NRCS or one of these	
25	folks?	9:48AM

1	A The letter that they've applied for a plan would	9:48AM
2	come from the NRCS office.	
3	Q Okay. Are you, as you sit here today, I know	
4	there's roughly 100 of them, are you aware of any of	
5	the farms that you have responsibility for right now	9:49AM
6	that where the files are not complete?	
7	A Complete as in?	
8	Q That is, the things that you check for when you go	
9	to their farm. Are you aware of any growers in your	
10	area that don't have all those things?	9:49AM
11	A You know, not as of current. I do know I have	
12	growers that, as of this year, will need a new soil	
13	test or a new litter test. But they're not out of	
14	compliance as of today, but they are required to have	
15	it by before they sold their litter or land applied	9:49AM
16	it.	
17	Q But as it stands right now, to your knowledge, is	
18	anybody out of compliance for what you do?	
19	A To my knowledge, I'm not aware of that.	
20	Q Do you have any idea of percentages as far as how	9:50AM
21	many might have a plan versus how many have one of	
22	these letters on file where they're waiting for a plan?	
23	A I wouldn't know. And the only reason the	
24	reason is, is because a lot of the plans are starting	
25	to expire. Each year now they're going to be expiring	9:50AM

41

1	and they have to have a letter stating to update it,	9:50AM
2	that they've got to have their plan updated.	
3	Q And does that also come from NRCS?	
4	A Yes, sir.	
5	Q Are there specific people in the let me ask	9:50AM
6	this first. The area that you described earlier that	
7	you have responsibility for, the geographical area, are	
8	there can you describe which counties that covers?	
9	A The southern part of Delaware County, Cherokee	
10	County, Adair County, Sequoyah County, Muskogee County	9:51AM
11	and McIntosh.	
12	Q So it's the southern part of Delaware County and	
13	the entire counties of the others you listed?	
14	A Yes, sir, correct.	
15	Q Do you know who the people are with the NRCS in	9:51AM
16	each of those places? Do you have contact with them in	
17	any way where you know who they are?	
18	A Just the Adair County NRCS, I'm more familiar	
19	with.	
20	Q And why is that?	9:51AM
21	A We do a lot of education classes in Adair County	
22	and they attend a lot of education classes that O.S.U.	
23	puts on. I attend those classes in that county and	
24	NRCS people are usually there helping so I'm more	
25	familiar with them.	9:51AM

1	Q These classes that O.S.U. puts on that you attend, 9:51AM
2	is this something separate from the courses or classes
3	or whatever that Mr. Parrish sometimes summons you to
4	Oklahoma City for?
5	A Correct, yes, the class that O.S.U. puts on is the 9:52AM
6	classes that is required by law that the poultry
7	applicator and grower have to attend.
8	Q And they have to attend that how often?
9	A They have to attend a nine-hour class the first
10	year they're in business and then they have to attend a 9:52AM
11	three-hour class each year after that.
12	Q And when I asked you earlier whether, to your
13	knowledge, any all of the growers that you, that you
14	have responsibility for were current as far as their
15	records go, would that include these educational 9:52AM
16	requirements?
17	MR. GRAVES: Hello.
18	MR. GEORGE: Hello, Robert George.
19	Q Would that include the educational record for the
20	educational requirements? 9:53AM
21	A You know, I would assume it does right now unless
22	they're a new grower and they have one year to get that
23	so they and they have from the time they sign up to
24	be a poultry grower, they have one year to get their
25	nine hours. And then if they have until December of 9:53AM

1	this year to get their three hours update of a current	9:53AM
2	grower that needs three hours so as of right now, I'm	
3	not aware of anybody that's needing that's behind.	
4	Q Okay.	
5	A As long as they get three hours before December.	9:53AM
6	Q And those courses are usually put on in Adair	
7	County, you said?	
8	A Well, they're put on all over Oklahoma, up and	
9	down.	
10	Q I mean in your geographic area?	9:53AM
11	A It seems like it. But well, they'll have some	
12	more maybe in Sequoyah County, one in Muskogee County,	
13	one in Cherokee County, but it seems like we have, you	
14	know, more than more in Adair County.	
15	Q And this all started, I had asked you about your	9:54AM
16	familiarity with the different folks with NRCS in each	
17	of the counties and you said you pretty much only knew	
18	the one in Adair County?	
19	A Right.	
20	Q Who is that?	9:54AM
21	A Andy Inman.	
22	Q When those courses are put on, do you have any	
23	role to play as far as educating the growers? Do you	
24	actually do anything or say anything there?	
25	A No, no. I mean, O.S.U. is the one who puts on the	9:54AM

1	education classes and they'll bring some guest speakers	9:54AM
2	to talk about certain topics, but I'm not a guest	
3	speaker. Sometimes the educator will ask, because I'm	
4	there, and he'll mention that the poultry inspector is	
5	here because it's poultry growers and applicators	9:54AM
6	that's in that room, that David Berry with the	
7	Department of Ag is here and ask me if I have anything	
8	to say. And if I do, it's just to remind them of,	
9	depending on what time of the year it is, you know,	
10	make sure you get your soil litter test and, you know,	9:55AM
11	so forth. It's not educating.	
12	Q Okay. Apart from these from these O.S.U.	
13	courses, are there times where you would, in fact,	
14	actually be involved in any type of educational	
15	situations or seminars for growers?	9:55AM
16	A At these classes?	
17	Q At any time. You've already told me what you do	
18	at these classes, but I'm just asking generally.	
19	A Repeat the question then, I'm sorry.	
20	Q Generally, do you ever yourself have	9:55AM
21	responsibility for standing up and educating poultry	
22	growers on anything?	
23	A No.	
24	Q Other than what you just described?	
25	A No, I don't, I don't.	9:55AM

1	Q Okay. If a poultry grower were to ask you	9:55AM
2	something that you felt fell within the educational	
3	area, what would your response be?	
4	A Educational area of what?	
5	Q If they were just asking you a question that you	9:56AM
6	felt like as opposed to maybe I should ask you,	
7	we'll strike that and I'll start over.	
8	You've mentioned technical assistance as	
9	one of your areas of responsibility?	
10	A Correct.	9:56AM
11	Q What do you consider technical assistance to	
12	encompass?	
13	A If they have a question about soil testing, litter	
14	testing, education, what they can and can't do.	
15	Anything of technical assistance, to me, would be	9:56AM
16	anything that I'm there to regulate them over to help	
17	them understand.	
18	Q Okay. And so do you actually would you	
19	actually explain to them how to do a soil test or would	
20	you just tell them where to go?	9:56AM
21	A I'd tell them where to go.	
22	Q Okay. The same thing with regard then to my	
23	initial question about education. If I had a question	
24	as a poultry grower about education related to poultry	
25	growing, where would you where would you point me or	9:57AM

1	what would you say?	9:57AM
2	A O.S.U.	
3	Q Okay. The people who write the plans in the	
4	various counties for the NRCS, do you know what their	
5	position or title is there?	9:57AM
6	A No, I don't.	
7	Q Okay. In the job duties that you've described and	
8	I'm not I don't want you to think I'm being flip, I	
9	just want to ask how you learned that these were the	
10	job responsibilities. Was it just through the ride	9:58AM
11	along with Brett, I can't remember his last name?	
12	A Well, there's a poultry Act, poultry law that has	
13	rules that we have a copy of.	
14	Q And have you reviewed that thoroughly, that	
15	poultry Act and the rules that accompany it?	9:58AM
16	A I haven't read it from front to back. I'm	
17	familiar, if I have a thought or something that I want	
18	to know, I'll flip through it and look through it and	
19	read through it. I've never had a test to sit down and	
20	have to take over and pass it but I'm pretty familiar	9:58AM
21	with it.	
22	Q Okay. Any other sources of information that allow	
23	you to know what your job responsibilities are other	
24	than being able to consult the poultry Act and having	
25	ridden along with the previous poultry inspector for a	9:59AM

47

1	year or two? 9:59AM
2	A My director.
3	Q Mr. Parrish?
4	A Yes.
5	Q Is he a by that are you saying he's somebody 9:59AM
6	you can consult?
7	A If I have a question that's who I ask. If I don't
8	understand, that's who I ask.
9	Q Okay. Any other sources of information for your,
10	for your job role or job description? 9:59AM
11	A No, no.
12	MR. GRAVES: This is probably a good time
13	to take a break.
14	THE VIDEOGRAPHER: We are now off the
15	record. The time is 9:59 a.m. 10:00AM
16	(Following a short recess at 9:59 a.m.,
17	proceedings continued on the record at 10:10 a.m.)
18	THE VIDEOGRAPHER: We are back on the
19	record. The time is 10:09 a.m.
20	Q Mr. Berry, you had described your job duties 10:10AM
21	generally speaking, I think, as falling within
22	inspections, complaint investigations and technical
23	assistance?
24	A Correct.
25	Q With regard to the inspections, the first, I guess 10:10AM

1	I'll call them part of that job responsibility area, 10:10AM
2	you have talked about a checklist that you fill out and
3	I was going to show you what I've marked as Exhibit 1
4	and ask you if this is an example of the type of
5	inspection checklist that you complete on an annual 10:10AM
6	basis? And you can take your time and look at that.
7	I'm not asking you if that's one you actually filled
8	out, but if that's the type of form?
9	A That's the three page inspection form that we fill
10	out annually. 10:11AM
11	Q For an annual inspection?
12	A Yes, sir.
13	Q And you do one of those for each poultry farm?
14	A Yes, sir.
15	MR. GRAVES: That was marked as Exhibit 1. 10:11AM
16	There's copies for everybody.
17	Q Is there any other form that you would complete at
18	the annual inspection besides this three page what's
19	identified as the Oklahoma Registered Poultry Feeding
20	Operation and Checklist, is there any other form that 10:11AM
21	you fill out when you go out to a farm each time?
22	A This is the only one that I fill out when I do the
23	inspection.
24	Q Okay. I was going to show you what's been marked
25	as Exhibit 2 and it's got a title called Poultry Annual 10:11AM
25	as similar s and it is got a citic carried router, Amidal 10.

1	Inspection Checklist on it and ask you what that is and 10:11AM
2	whether that's something that you ever fill out?
3	A This ain't something that I fill out.
4	Q This one is signed by, looks like, Mr. Parrish.
5	Have you have seen one of these before? 10:12AM
6	A You know, not that's been sent to me directly that
7	I've seen. I think I've probably seen something like
8	this.
9	Q Okay.
10	A I'm assuming that this is a checklist that 10:12AM
11	Mr. Parrish has that when our inspection sheets come in
12	it appears that that's what he reviews to see if it's
13	correct on the inspection.
14	Q Well, I don't want you to have to guess or assume.
15	A No, I don't. 10:12AM
16	Q That's not a form you deal with?
17	A I don't fill that out. No, I don't.
18	Q All right. I won't make that an exhibit since
19	you're not familiar with that form. So just to clarify
20	then this three-page report is the only thing you 10:12AM
21	really deal with on an annual inspection?
22	A Correct.
23	Q Do you transmit that form anywhere once it's
24	filled out?
25	A Like send it somewhere? 10:13AM

1	Q Right. That's a much simpler word than 10:13AM
2	transmitted, isn't it?
3	A It is for me.
4	Q That's what I should have used.
5	A Here at the bottom it says original goes to the 10:13AM
6	office, the yellow copy would go to the inspector,
7	which I keep, and then the pink copy the grower keeps.
8	So there's to each page there's three pages, they're
9	carbon, so when I fill out the top page it carbons the
10	next two. 10:13AM
11	Q Okay. And are you the person who actually makes
12	sure that all those different copies get to where it's
13	indicated at the bottom they go?
14	A Correct. I fill out the top page when I get back
15	home. At some point in time that week I'll box mine up 10:13AM
16	that I did, send them to Oklahoma City, the original
17	copy. Before I leave the poultry operation, I make
18	sure that I've left their copy for their records and
19	then I keep a copy.
20	Q Do you actually mail that back to the grower then? 10:13AM
21	A No, I leave the copy with the grower.
22	Q You fill this out on site?
23	A Yes, sir, I do.
24	Q Okay.
25	A And the poultry grower has to sign it that I was 10:14AM

1	ther	e.	10:14AM
2	Q	Okay.	
3	А	And then the copy that goes to the office gets	
4	mail	ed and then the copy that stays with the grower I	
5	leav	e it with him.	10:14AM
6	Q	And who's the addressee when you mail those? I	
7	mean	, who are you sending them to at the office?	
8	А	I mail mine to the Department of Ag.	
9	Q	There's not attention somebody?	
10	А	No, sir, there's not.	10:14AM
11	Q	Okay. Do you know who gets those forms?	
12	А	No.	
13	Q	Who receives them?	
14	A	No, I do not.	
15	Q	And we've already talked about what you look for	10:14AM
16	when	you do an annual inspection, you're looking at the	
17	reco	rds for education for soil test, for litter tests	
18	and	if they've got a plan, correct?	
19	A	Correct.	
20	Q	And then also what they've done with their litter?	10:15AM
21	A	Correct.	
22	Q	Anything else that you're looking for out there on	
23	your	annual inspection?	
24	А	On my annual inspection I'm doing the	
25	reco	rdkeeping inspection and that's what I check for.	10:15AM

1	Q Okay. So we've covered that, right? 10:15AM
2	A Yes, sir.
3	Q Okay. With regard to complaint investigation,
4	which is another area, a separate area that you've
5	talked about as part of your job responsibilities. How 10:15AM
6	does the process work? In other words, how do you find
7	out that there's been a complaint?
8	A Our office calls me and notifies me of a
9	complaint.
10	Q Do you mean somebody in Oklahoma City? 10:15AM
11	A Yeah, from Oklahoma City from the Ag building,
12	from our division will contact me.
13	Q Do you ever receive any complaints directly?
14	A I've had maybe a few people that's called me
15	directly wanting to complain and I can't take the 10:15AM
16	complaint so they have to call Oklahoma City and file
17	it with Oklahoma City and then it comes back to me.
18	Q So if someone were to call you directly, is the
19	reason that they call you just because they know what
20	your position is with the Department of Agriculture? 10:16AM
21	A I assume. It's not somebody that I know. I
22	leave I mean, my cards out at the farms and I assume
23	somehow they found how to get in touch with me, that
24	I'm the inspector and maybe they don't know to call
25	Oklahoma City or the protocol of how to file a 10:16AM

1	complaint so they'll call me. And it's not very often 10:16AM
2	but occasionally somebody will call me and want to
3	complain and I can't take the complaint, they have to
4	call Oklahoma City, get the details and whatever
5	they're going to do and then Oklahoma City assigns it 10:16AM
6	to me.
7	Q If it's in your territory?
8	A If it's in my territory.
9	Q Do you ever have a reason to investigate anything
10	outside of your territory? 10:16AM
11	A No, sir.
12	Q And that's the territory that you've already
13	described, correct?
14	A Yes, sir.
15	Q So if someone were to call you directly with a 10:17AM
16	complaint, you're just going to give them a telephone
17	number in Oklahoma City to call?
18	A Yes, sir.
19	Q Is there a particular person in Oklahoma City that
20	receives those complaints? 10:17AM
21	A Not that I'm aware of. There's a complaint, I
22	think they call it I don't know if they call it the
23	hotline or not, but it's a complaint line that they
24	call in to and who answers that phone call, I don't
25	know.

1	Q So with regard to anything that you would actually 10:17AM
2	go out and investigate, it's going to be the result of
3	someone from Oklahoma City communicating with you that
4	you need to go do that?
5	A Yes, sir. 10:17AM
6	Q What types of complaints would you normally be
7	assigned to investigate, I mean typically?
8	A What types of complaints have I investigated?
9	Q Sure.
10	A I've done fly complaints, odor complaints. 10:18AM
11	Q What was the first one, I'm sorry?
12	A Fly.
13	Q Fly?
14	A Fly. Fly complaint, odor complaint, maybe
15	improper carcass disposal as a general area. 10:18AM
16	Q Are those the most frequent types of complaints
17	you get?
18	A You know, I don't know which one I don't know
19	how frequent they are, but those are the general areas
20	of what a complaint usually states is it's a fly 10:18AM
21	problem, an odor problem or could be a carcass disposal
22	problem. The people complaining will, you know, say
23	that.
24	Q As you sit here now, are there any other types of
25	complaints that maybe aren't as frequent that you can 10:19AM

1	remember that you've had to go out and investigate for? 10:19AM
2	A Pile litter, stacked litter.
3	Q That's a less frequent one?
4	A No, I probably should have put it in with those.
5	Q Okay. Any others? 10:19AM
6	A Not that I can think of. There possibly could be,
7	but not that I can think of right now.
8	Q How often would you receive a complaint that
9	you've got to go investigate?
10	A I don't know. This year hasn't been as busy. I 10:19AM
11	don't know the number of complaints I go on in a year.
12	They're sporadic.
13	Q I'm just trying to get a feel for you. Do you
14	feel like you're out investigating one every week or is
15	it less frequent? 10:20AM
16	A No, sir, it's less frequent than that.
17	Q Are there any particular geographical areas where
18	you seem to get within your territory where you seem
19	to get more complaints?
20	A No. It seems like it just covers my whole area. 10:20AM
21	Q Okay. Are there any particular times of the year
22	when you seem to get more complaints?
23	A They're so sporadic, I would say that it's just
24	throughout the year. There's never really there's
25	not, I would say a season for complaints, it's 10:20AM

1	sporadically throughout the year. 10:20AM
2	Q When you receive a complaint that's an assignment
3	from Oklahoma City, what is your first step? Just kind
4	of take me through the process of what you do.
5	A A complaint can come in anonymous or somebody. 10:21AM
6	Whoever's complaining, can leave their name or they
7	or not. It can be an anonymous complaint or somebody
8	can leave their name. If it's somebody that left their
9	name, I go and find them and interview them and go over
10	the complaint details that I have and then and, you 10:21AM
11	know, they tell me, you know, go more in-depth, if you
12	will. And then I go and investigate the actual
13	complaint on the site where it's at. If it's an
14	anonymous complaint, obviously, I don't have somebody
15	to go interview so I just go straight to the site. 10:21AM
16	Q Okay. If it's a complaint about flies or odor,
17	how would you address those kinds of complaints, if you
18	get there and
19	A Once I get to the site, you know, we'll look at
20	the odor complaint. I'll, I try to I go, basically, 10:22AM
21	if I can, at least a quarter of a mile in each
22	direction, north, east, south and west of the site and
23	then work my way in evaluating the air, the odor, if
24	you will, to how strong it is.
25	Q Is that just using your nose or do you have 10:22AM

1	equipment that you're using? 10:22AM
2	A No, I have to use my nose.
3	Q Okay.
4	A And then once I get to the site, where it's
5	supposed to be originating from, I look for the 10:22AM
6	problem, you know, what is causing the odor. The
7	complainant normally doesn't say it will just say
8	the chicken houses are stinking or something. They
9	don't say any more details than that so I look for a
10	variety of what could be causing it, you know. Like is 10:23AM
11	the composter, is that the problem? Is there piled
12	litter outside that's causing the problem? You know,
13	what could be causing that problem.
14	Q Is there always a problem? I mean, you've been
15	around animals, I mean, they have an odor associated 10:23AM
16	with raising animals, don't they?
17	A I don't. I don't. On an odor complaint, it's
18	normally coming from the fans from the poultry barn
19	that got kicked on because of the ventilation. I
20	see sometimes on some of my complaints on an odor 10:24AM
21	complaint would be where the birds have just went out.
22	And if the barn has curtains, the curtains are dropped
23	and the fans are on trying to, you know, ventilate the
24	house a little better. Or somebody is tilling the
25	floors. You know, they've stirred up the dust in the 10:24AM

1	barn, if you will. 10:24AM
2	Q What would be a situation well, strike that.
3	Has there ever been a situation where you've gone out
4	on an odor complaint and found that there was some type
5	of violation of the regulations that you are 10:24AM
6	responsible for enforcing?
7	A Not recently.
8	Q What would be the type of situation where there
9	would be something that you would find was a violation?
10	A If their composter was not working properly. And, 10:25AM
11	again, I don't know if that would be a violation
12	because I don't assess violations to people, but if
13	their composter was full and I felt like that it needed
14	to be cleaned out, that maybe it was, if you will,
15	getting kind of too nasty and could be creating an odor 10:25AM
16	or, you know, the fly problem, I'll suggest to have
17	it that it might need to be cleaned out. Assuming
18	that that may not be a violation, but that would be in
19	my report, a suggestion. I would be looking for if
20	there was litter piled outside, which, again, I don't 10:25AM
21	assess the violation, but to me, if it is stacked
22	outside, it has to be covered or burned, protected from
23	the waters of the State.
24	Q Who would decide whether what you've written in a
25	report is, in fact, a violation? 10:25AM

А		
	I would assume my boss.	10:26AM
Q	And that's Mr. Parrish?	
A	Right. That's who, that's who I think would tell	
me i	f there's a violation.	
Q	And so you're just writing up a report that	10:26AM
cont	ained what you found?	
А	Yes, sir.	
Q	And allowing Mr. Parrish to evaluate that	
info	rmation?	
А	Yes, sir, correct.	10:26AM
Q	To your knowledge, is there anything in the in	
any	of the Acts that, that set a distance or an amount	
of o	dor or how far an odor can, can travel, for lack of	
a be	tter term, from a poultry barn?	
	MS. WEAVER: Object to form.	10:26AM
А	I don't, I don't know of anything in the Act about	
odor		
Q	Okay. In other words, just some standards?	
А	I don't know of anything.	
Q	You also mentioned improper carcass disposal?	10:27AM
А	Yes, sir.	
Q	Have there been occasions when you've found that	
×		
	one was improperly disposing of carcasses or that	
some	one was improperly disposing of carcasses or that ve reported that in your report?	
	Q contained A Q any of of a be A odor Q A	contained what you found? A Yes, sir. Q And allowing Mr. Parrish to evaluate that information? A Yes, sir, correct. Q To your knowledge, is there anything in the in any of the Acts that, that set a distance or an amount of odor or how far an odor can, can travel, for lack of a better term, from a poultry barn? MS. WEAVER: Object to form. A I don't, I don't know of anything in the Act about odor. Q Okay. In other words, just some standards? A I don't know of anything. Q You also mentioned improper carcass disposal?

1	Q Okay.	Do you have any type of idea how many times	10:27AM		
2	you found th	you found that someone in your report or reported that			
3	someone may	have improperly stacked litter outside?			
4	A Have I	found litter?			
5	Q Right.		10:27AM		
6	A Yes, si	r, I have.			
7	Q Do you	have any estimate of how many times that's			
8	occurred?				
9	A No, I d	on't.			
10	Q You've	mentioned that the complaints in general	10:27AM		
11	are relative	ly sporadic so I'm just trying to get an			
12	idea of how	many times within that you've actually			
13	found that s	omeone had possibly			
14	A Correct				
15	Q been	in violation of the Act?	10:28AM		
16	A I could	n't tell you a number.			
17	Q Okay.	Do you have any idea or estimate of what			
18	percentage o	f the time that you're asked to go			
19	investigate	that you actually found that there's			
20	something tr	ue to the complaint?	10:28AM		
21	A I don't	know a number, but it's not very often.			
22	Q And I t	hink you implied by our discussion about			
23	who would ac	tually assess the information you put in			
24	your report,	but I wanted to ask you who did you turn			
25	your reports	in to when you go investigate a complaint?	10:28AM		

1	A	To Dan Parrish.	10:28AM
2	Q	Are these reports written?	
3	А	They're written on a computer.	
4	Q	In every case? I mean, it's not there aren't	
5	occa	sions when you would just verbally report what you	10:29AM
6	foun	d?	
7	A	No.	
8	Q	Okay.	
9	A	There is times that I will call Dan and tell him	
10	my f	indings, but I have to put it in writing.	10:29AM
11	Q	So there are times when you just call him and tell	
12	him	what you had seen but you would still follow that	
13	up w	ith something in writing?	
14	A	I have to follow it up with writing.	
15	Q	Do you do a written report regardless of what the	10:29AM
16	outc	ome of the investigation is? That is, whether you	
17	foun	d that there's truth to the investigation or found	
18	that	there's not truth to it?	
19	A	Right. I give a written report on every complaint	
20	I go	on.	10:29AM
21	Q	Have any of your complaint investigations ever	
22	deal	t with litter applicators as opposed to poultry	
23	grow	ers?	
24	А	Has my complaints dealt with litter applicators?	
25	Q	The complaints you've investigated.	10:30AM

1	A Yeah, yes, they have. 10:30AM	
2	Q And what would be the types of complaints you	
3	would get with regard to litter applicators?	
4	A That would be just, basically, the litter that has	
5	been piled outside that has been hauled into a field 10:30AM	
6	and the applicator hadn't yet spread it.	
7	Q So does that fit within the litter stacking	
8	complaints that you mentioned earlier?	
9	A Yes, sir.	
10	Q When you get a litter stacking complaint, is it 10:31AM	
11	more often with regard to a litter applicator as	
12	opposed to a grower?	
13	A Yeah, yeah, yes, it would be.	
14	Q And how would you handle how would you handle	
15	the your findings and your reporting with regard to 10:31AM	
16	finding litter piled outside by an applicator?	
17	A Can you repeat that?	
18	Q I'll ask a better question. Would your method of	
19	the evaluating and reporting be the same with regard to	
20	a complaint on a litter applicator as it is with a 10:31AM	
21	poultry grower?	
22	A Yes, I approach it the same.	
23	Q Are the persons that are being investigated, are	
24	they notified in any way before or after that you've	
25	conducted an investigation or that there has been a 10:32AM	

1	complaint about them? 10:32AM
2	A The complaint investigations I do are unannounced.
3	They're nobody knows that I'm coming until I show
4	up.
5	Q When you get there, though, are you advising them 10:32AM
6	that you're there to investigate?
7	A Why I'm there, yes.
8	Q In other words, you don't just go out there and
9	start looking around and not tell anybody?
10	A If nobody is there I still do my investigation but 10:32AM
11	if I can I prefer to find somebody that owns the
12	land or the responsible party so I don't get shot at.
13	Q That's a good practice, I think. What about with
14	regard to a complaint against the litter applicator?
15	Seems to me since they've just, perhaps, stacked it and 10:32AM
16	not spread it yet, are they going to be somebody that's
17	out there for you to actually visit with about your
18	investigation?
19	A They're tougher to find. I say "tougher to find,"
20	you know, I just have to find the landowner and then 10:33AM
21	the landowner tells me who the applicator, you know, is
22	going to be and then I can just backtrack it from
23	there.
24	Q And is that what you do? Do you go out and speak
25	to the litter applicator at some point? 10:33AM

1	A Uh-huh, yes. 10:33AM
2	Q What is the what's that discussion about?
3	A Well, with a landowner, it's to cover that litter
4	or vermin around there so it can't run off until my
5	applicator can get there. I say "my applicator," until 10:33AM
6	the applicator can get there to spread it. Once the
7	landowner understands what he's got to get done then I
8	contact the applicator and find out, you know, why,
9	which is irrelevant to my investigation, why he hadn't
10	spread it, but to find out when he's going to get out 10:34AM
11	there to get it spread and then I try to have him move
12	it up his list to get it done
13	Q Okay.
14	A quick.
15	Q Are you ever called upon to investigate properties 10:34AM
16	that do not have poultry growing operations on them?
17	A On a complaint, some of the litter goes to places
18	that's not poultry operations.
19	Q And so if someone called Oklahoma City and
20	complained that a piece of property that doesn't have 10:34AM
21	poultry operations on it was getting litter and had an
22	odor problem, that might be something that would still
23	get assigned to you even though there was no poultry
24	barns on that property?
25	A Right. If it has to do with chickens or chicken 10:35AM

1	litter and it's in my territory, I go on it. 10:35AM
2	Q Are any of these litter applicator complaints that
3	you get that we've talked about then on land that
4	doesn't have poultry growing operations on it?
5	A Repeat that for me? 10:35AM
6	Q Is it the case that some of these litter
7	applicator complaints that you get where litter has
8	been stacked and not yet spread, that it's actually on
9	land that a poultry grower that there's no poultry
10	growing operations on? 10:35AM
11	A Correct, it's somebody that's bought poultry
12	litter and wanted it spread on their place and then
13	they've hired an applicator to come spread it.
14	Q Who determines the final outcome of your
15	investigation of a complaint? 10:36AM
16	A I would assume Dan Parrish, my boss.
17	Q Do you know whether there's any type of written
18	communication that comes from Mr. Parrish with regard
19	to the outcome of an investigation like that?
20	A There's a letter written from Dan to the person 10:36AM
21	complained against and the person who if they left
22	their name. If it was anonymous, they get a letter
23	also stating the finding of the report.
24	Q Okay. Do you do anything else as a part of your
25	complaint investigation process other than what we've 10:36AM

1	already talked about?	L0:36AM
2	A All I do is I go out and investigate, write down	
3	my findings and send it to Dan and that's all I do.	
4	Q You mentioned that you write these on a computer?	
5	A Uh-huh. 1	L0:37AM
6	Q Is there a specific form that you use or is it	
7	A No, it's my own home personal computer and I hate	
8	writing reports and let alone handwriting it, I just	
9	found it easier to put it on my computer and hit spell	
10	check and send it to Dan.	L0:37AM
11	Q I think you mentioned that when you're assigned a	
12	complaint to investigate that it's telephoned to you.	
13	Do you ever get it in writing, an assignment in	
14	writing?	
15	A Yes, I do.	L0:37AM
16	Q Is it always in writing?	
17	A Yeah, I have to the office will call me to let	
18	me know that I have a complaint. And then	
19	theoretically it's usually that afternoon or evening	
20	when I get home from work that I can get it because I 1	L0:37AM
21	get it either faxed or e-mailed to me. And from there	
22	I just print my copy off and go investigate it the next	
23	day.	
24	Q And I have got a document here that's been marked	
25	as Exhibit 3 to the deposition that looks to me like 1	L0:37AM

1	what you may be talking about, but I just wanted you to 10:38AM
2	look at it and see if that's the type of form you would
3	get where you're being assigned something to go
4	investigate?
5	A This is what I print out right here. This is 10:38AM
6	what's mailed to me from our office.
7	Q Okay. And do you know who sends those?
8	A You know, I'm not real sure because I think, I
9	think they have to do something to be able to e-mail it
10	to me so I'm not real sure who actually sends it to me. 10:38AM
11	Q Is this a version of an e-mail form?
12	A This would be could be this would be a fax
13	form or an e-mail form. This is the complaint document
14	that we would all get.
15	Q Do they look the same either way 10:38AM
16	A Yes, sir.
17	Q whether you get them by fax or e-mail?
18	A Yes, sir, that I believe. It's been so long that
19	I've gotten a fax.
20	Q During the time that you worked for the Department 10:38AM
21	of Agriculture, is this the is this what the forms
22	look like when you get an assignment?
23	A I believe so, I believe so.
24	Q You also discussed that Mr. Parrish sends out a
25	letter to the complainant and if it's not an anonymous 10:39AM

1	g o m m 1 o d i	m + 2	10.20774
1	complair		10:39AM
2	A Uh	-huh.	
3	Q I 1	mean, they'll send it out to the person that's	
4	been in	vestigated and also to the person who made the	
5	complair	nt if it's not anonymous?	10:39AM
6	A Ye	s, sir.	
7	Q And	d I'll show you what's been marked as Exhibit 4	
8	and ask	you if this is an example of one of those types	
9	of lette	ers?	
10	A Th	is appears to be the letter that the complaint,	10:39AM
11	the per	son that complained would receive before it was	
12	investi	gated.	
13	Q Oka	ay. Is this acknowledging that a complaint has	
14	come in	?	
15	A Th	is letter does.	10:40AM
16	Q Is	that also something that Mr. Parrish routinely	
17	sends of	ut?	
18	A Yo	u know, I don't know if that's the protocol.	
19	The one	that I'm more familiar with is a letter similar	
20	to this	that would be to this person stating whether	10:40AM
21	there wa	as a violation found or not.	
22	Q Th	is one is dated 2005, February of 2005, so do	
23	you thin	nk it's the case that since then the protocol	
24	has char	nged and there's not an initial letter that goes	
25	out ack	nowledging the complaint?	10:40AM

1	A You know, I'm not sure whether this is still done 10:40AM
2	or not.
3	Q On this particular Exhibit 4, you're actually cc'd
4	it, right?
5	A Yeah, I am. 10:40AM
6	Q Right here. Are you cc'd on those kinds of
7	letters any more?
8	A The letters that I get from the office that are on
9	my complaints I get a copy.
10	Q I asked a bad question. Do you still get copies 10:40AM
11	of a letter that goes out to someone when they first
12	receive a complaint?
13	A I believe I'm supposed to.
14	Q All right. I think I'm getting confused now.
15	Mr. Parrish sends out a letter. I understand 10:41AM
16	Mr. Parrish sends out a letter after you've
17	investigated a complaint?
18	A Correct.
19	Q Exhibit 4 appears to be a letter that went out
20	before you've investigated a complaint? 10:41AM
21	A Correct.
22	Q And I think your testimony was you don't think
23	they do that any more. I'm just trying to verify that,
24	verify your memory of that. Do you know whether you're
25	still getting copies of initial letters? 10:41AM

1	A	I don't believe I'm getting this initial letter.	10:41AM
2	Q	Do you have any idea when you stopped receiving	
3	copi	es of an initial letter that goes out to the	
4	comp	lainant?	
5	A	No.	10:41AM
6	Q	And do you have any idea why that might have	
7	stop	ped, that practice?	
8	A	No.	
9	Q	When you're copied on a letter from Mr. Parrish	
10	rega	rding a complaint, whether it's before a complaint	10:42AM
11	or a	fter a complaint, do you keep those?	
12	A	No, I don't.	
13	Q	What do you do with those?	
14	A	I throw them in the trash.	
15	Q	Did you keep them for any period of time?	10:42AM
16	A	No.	
17	Q	Before throwing them away?	
18	А	No.	
19	Q	Do you keep the e-mails or faxes where you're	
20	init	ially assigned a complaint?	10:42AM
21	А	No.	
22	Q	What do you do with those?	
23	А	They're I don't keep them on my computer and	
24	once	I e-mail it to Dan, the office has my report so I	
25	have	no need for it.	10:42AM

1	Q When you get an e-mail assigning you a complaint, 10:42AM			
2	do you ever reply to that e-mail?			
3	A There's no need to. Once it's to me, I check on			
4	it to get to that part that you showed me a minute ago,			
5	Exhibit 3, I believe.			
6	Q Right.			
7	A Once I get it opened up to there, I print it off			
8	and then I just delete it off my computer.			
9	Q Did you keep printouts?			
10	A I keep the printouts until I've investigated my 10:43AM			
11	complaint and then once the complaint has been closed			
12	then I, you know, I don't need it no more.			
13	Q Did you ever reply to the e-mail just to say I got			
14	the e-mail and I'm working on it or anything like that?			
15	A No, no. 10:43AM			
16	Q Do you maintain any documents that relate to your			
17	position with the Oklahoma Department of Agriculture on			
18	your computer?			
19	A No. The only document I keep is the inspection			
20	sheet that I do each year on the farm. That's all I 10:43AM			
21	keep.			
22	Q Has anybody asked you to search through your desk			
23	or your e-mails or your computer or anything to make			
24	sure you don't have any records that relate to growers			
25	or complaints? 10:44AM			

1	A	No.	10:44AM
2		MS. WEAVER: Object to form.	
3	A	No.	
4	Q	Did you understand my question?	
5	А	That somebody has asked to look through my	10:44AM
6	reco	rds.	
7	Q	Has anybody asked you to look through your	
8	records?		
9	A	No.	
10	Q	Have you provided any documents to anyone as a	10:44AM
11	part	of this case?	
12		MS. WEAVER: Object to form.	
13	A	Provided any documents?	
14	Q	Have you provided documents to any lawyers or to	
15	Mr.	Parrish or anyone else?	10:44AM
16	A	No.	
17	Q	Relating to this lawsuit?	
18	A	No.	
19		MS. WEAVER: Same objection.	
20	Q	Did you understand my question?	10:44AM
21	A	Have I provided documents or paperwork to somebody	
22	else	providing what I do, I guess what I'm here for	
23	toda	y? I haven't, other than my daily routine of, you	
24	know	, if I got a complaint, I mean, I haven't sent	
25	nobo	dy nothing.	10:44AM

1	Q Okay. I think the last Exhibit 4 was an example 10:44AM			
2	of whether or not it's still a current practice an			
3	initial letter that went out to someone who had			
4	complained. Exhibit 5 looks to me like maybe one of			
5	your reports, but I'll have you look at it and tell me 10:45AM			
6	whether that's the case. I'm not asking you any			
7	specifics about this particular investigation, I'm just			
8	asking you if this is an example of what you would do			
9	on an investigation, the type of report you would			
10	complete. 10:45AM			
11	A It's pretty much it. It's a little longer than			
12	normal but that's pretty much it.			
13	Q Is that the form it's typically in, that is, the			
14	complaint number and date?			
15	A It's not a form. I just go into Word and put 10:45AM			
16	my that's how I do it.			
17	Q Right, the format?			
18	A Format.			
19	Q I didn't mean to suggest that you were given a			
20	particular form to complete? 10:45AM			
21	A Yes, yes.			
22	Q This is the format you usually use?			
23	A That's the format I try to use, yes, sir.			
24	Q Did you mail this or e-mail that?			
25	A I e-mail that. 10:46AM			
J				

1	Q Who do you e-mail it to? 10:46AM	
2	A I send it to Dan.	
3	Q Okay. So it's an e-mail addressed to Mr. Parrish?	
4	A Yes.	
5	Q Have you, sir, ever been asked to take any soil 10:46AM	
6	samples or water samples as part of any investigation?	
7	MS. WEAVER: Object to form.	
8	A I've had to take soil samples occasionally, you	
9	know, on a complaint at the request of Mr. Parrish.	
10	Q What would be the situation in a complaint where 10:47AM	
11	you would be called upon to take soil samples?	
12	A I don't know. I do it under the direction of Dan	
13	Parrish so I don't	
14	Q How many times has Mr. Parrish asked you to take	
15	soil samples? 10:47AM	
16	A I don't know a number.	
17	Q I mean, is it ten times, 20 times, I'm just asking	
18	for a ballpark?	
19	A I don't have a ballpark number. I've been asked	
20	to do it. I've been directed to it and to perform that 10:47AM	
21	duty, but I don't know the number of times I've done	
22	it.	
23	Q Okay. I guess I'm tying to find out if this is	
24	something that's routine or whether it's just that	
25	A It's nothing routine. It's just if a complaint 10:47AM	

1	if Dan feels like there needs to be a soil sample took, 10:47AM		
2	I suppose he directs me to do it, but how many times		
3	I've done that, I don't know.		
4	Q Okay. And I guess that's what I'm getting at is		
5	what would be the types of complaints, in your 10:48AM		
6	experience, that have resulted in Mr. Parrish asking		
7	you to take a soil sample?		
8	A Well, I mean, obviously to take a soil sample on a		
9	complaint would be somebody feeling like somebody has		
10	over land applied. 10:48AM		
11	Q Do you remember any specific growers or farms		
12	where you've taken a soil sample?		
13	A No. It's not necessarily a grower. I mean, a		
14	complaint can be against a private landowner, too, so.		
15	Q Right. In my question about specific farms, I was 10:48AM		
16	not just asking about poultry farms?		
17	A Okay.		
18	Q Do you recall any of the results of the soil		
19	samples that you took?		
20	A No, I don't. 10:49AM		
21	Q Would you have received the results?		
22	A No, I wouldn't have.		
23	Q What would you do with the soil sample once you		
24	collected it?		
25	A I'd deliver it to Stillwater to the O.S.U. soil 10:49AM		

1	lab. And there I fill out a chain of custody and it is 10:49AM			
2	reported back to Dan from there.			
3	Q With regard to the final outcome of a complaint, I			
4	think you've testified that Mr. Parrish sends out a			
5	letter to the person that was being investigated and, 10:49AM			
6	if known, the person who complained?			
7	A Correct.			
8	Q Are you copied on that letter?			
9	A Correct.			
10	Q So if there had been an issue with a soil sample, 10:49AM			
11	would you have been copied on those results? In other			
12	words, would Mr. Parrish include those results in his			
13	letter?			
14	A You know, I'm not real familiar with his protocol			
15	with that. I've never seen where I've got a letter 10:50AM			
16	stating the findings of something when there was			
17	something wrong. The only time that I've known a			
18	letter to go out was once the complaint was being			
19	closed. The letter doesn't, that I'm aware of, doesn't			
20	go out to report the findings. If he feels like 10:50AM			
21	there's something wrong, then the complaint stays open			
22	and we further investigate. And until complaint is			
23	closed, the letter doesn't go out that I'm aware of.			
24	Q Okay. Well, let's back up and go over this then.			
25	Mr. Parrish is going to send out a letter, but it's 10:50AM			

1	only going to happen when there has been some 10:50AM		
2	resolution to the complaint?		
3	A That I'm aware of.		
4	Q And you're copied on that letter?		
5	A That last letter that goes out that complaint is 10:50AM		
6	being closed.		
7	Q If some type of problem is found, in other words		
8	there's truth found to an odor complaint, we'll use		
9	that as an example.		
10	A Okay. 10:51AM		
11	Q If there's truth found to an odor complaint.		
12	Would Mr. Parrish's letter state that in that final		
13	letter that goes out?		
14	A You know, the letter is basically going to say		
15	that the complaint is being closed due to no violations 10:51AM		
16	were found or corrective actions have been took and it		
17	has been closed.		
18	Q Does the letter state what type of corrective		
19	action is being taken?		
20	A Without looking at one, I couldn't tell you. 10:51AM		
21	Q Okay. I would show you one. I'm not holding one		
22	back on you. I would show you one if I had one handy,		
23	but I don't, so. Have you ever seen one of these final		
24	letters that Mr. Parrish sends out that closes a		
25	complaint investigation including any information that 10:51AM		

```
1
      there has been a violation found on a complaint about 10:52AM
2
      over land applications or that land has been over
3
      applied with litter?
4
                MS. WEAVER: Object to form.
 5
           Repeat the question to me?
                                                               10:52AM
           I'll ask it like this: You have testified that
6
7
      there has been complaints where someone has complained
      that they believed that litter or that a piece of land
8
9
      had been over applied?
10
           Okay.
                                                               10:52AM
      Α
11
           Right?
      Q
12
      Α
           Yes.
13
           Have you been asked to investigate that?
14
      Α
           Correct.
           As a part of investigation on occasion you've been 10:52AM
15
      asked to take a soil sample?
16
           On occasion.
17
      Α
           Okay. Have you ever seen the final letter that's
18
19
      gong out on one of those investigations?
20
           Once the complaint was closed.
                                                               10:52AM
           And what's in that letter when the complaint is
21
22
      closed? What does it say?
23
           I couldn't --
24
           Generally speaking.
      O
           I still -- I don't want to generally speak. I'd
25
      Α
                                                               10:52AM
```

10:53AM
10:53AM
r
f
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10:53AM
1
10:53AM
d
10:53AM
1

1	of o	ne of the letters. Move to the water samples.	10:54AM
2	Have	you ever been asked to take water samples?	
3	A	No, I haven't. Well, I took one that I can	
4	reca	11.	
5	Q	What was the occasion when you took a water	10:55AM
6	samp	le?	
7	A	It was a complaint.	
8	Q	What was the complaint?	
9	A	Again, I don't know the detail word for word, but	
10	it w	as mainly a possible water contamination-type	10:55AM
11	comp	laint.	
12	Q	Do you remember any of the details of what type of	
13	wate	r contamination was being alleged?	
14	A	That their well was stinking and the water was	
15	tast	ing bad.	10:55AM
16	Q	And who were they complaining against?	
17	A	A poultry operation.	
18	Q	Do you remember which poultry operation?	
19	А	Ketkeo, K-E-T-K-E-O, I believe, is the last name.	
20	Q	And did you, yourself, take the water sample?	10:56AM
21	A	No, I didn't. Dr. Sharazi was with me when we	
22	took	the water sample and we only took it from the	
23	faucet in the house.		
24	Q	Do you know what the results of that water sample	
25	were	?	10:56AM

1	A No, I do not.	0:56AM	
2	Q Have you been trained in how to take a soil or		
3	water sample?		
4	A I've been to O.S.U. education classes where		
5	they the initial nine hours where they show a 1	0:56AM	
6	poultry grower how to take the soil test and that's		
7	where I've learned my the water sample, I don't know		
8	that I've had training.		
9	Q Do you know what Dr. Sharazi did with the water		
10	sample after he took it? Like where he took it? 1	0:57AM	
11	A I assume that he took it back to our lab in		
12	Oklahoma City to where they check the water.		
13	Q So I take it, you were not the person who dealt		
14	with that water sample once it was taken?		
15	A No, sir.	0:57AM	
16	Q Does the fact that a complaint or investigation,		
17	that you opened an investigation in and of itself mean		
18	that there's been a violation out there?		
19	A Just because there was a complaint?		
20	Q Right. 1	0:57AM	
21	A I try to go open-minded. I try to approach		
22	everything that it ain't nothing until I get there and		
23	see what it is.		
24	Q And I think you've already testified that more		
25	often than not you don't find any violations?	.0:58AM	

1	A It seems like, you know, that I don't find the 10:58AM		
2	violations that the people are saying, that each		
3	complaint is a complaint so I treat them equally,		
4	whether I think there's got anything to do you know,		
5	whether I think I'm going to find a finding or not. 10:58AM		
6	Somebody has a problem and I try to go see if there is.		
7	Q If somebody complains about litter being stacked,		
8	are you also out there looking to see whether there's		
9	an odor problem, too? In other words, are you looking		
10	for other issues while you're there? 10:58AM		
11	A Not necessarily. If somebody calls in that		
12	they've got piled litter, then that's what I go take		
13	care of.		
14	Q We've also discussed a part of your job as		
15	technical assistance, right? 10:59AM		
16	A Correct.		
17	Q And I think you've covered that to some degree,		
18	but I wanted to have you just tell me specifically what		
19	your understanding of technical assistance is, what		
20	falls within technical assistance? 10:59AM		
21	A My understanding is when I go out to help somebody		
22	understand what the law is.		
23	Q If a grower has confusion about the law, are you		
24	someone they can call on then?		
25	A Yes, I am. 10:59AM		

1	Q	How often does that happen?	10:59AM
2	A	They don't call on me that often for the simple	
3	fact	that I do see them at education classes, I do see	
4	them	at their inspections so most people don't have to	
5	call	that frequently.	11:00AM
6	Q	What about if they have a question about their	
7	farm	management plan, are you someone that they can	
8	call	about this?	
9	A	Only to get direction to where to go to get it	
10	done.		11:00AM
11	Q	If they don't understand their farm management	
12	plan,	are you someone that they can talk to about that?	
13	A	No, I'm not.	
14	Q	Is that, again, something that you would point	
15	them		11:00AM
16	A	To the NRCS office, who wrote the plan.	
17	Q	Okay. Can you, yourself, right now just think of	
18	some	samples of what type of technical assistance	
19	you'v	re been asked to provide by a grower?	
20	A	Basically, it's just when is this soil test due.	11:00AM
21	A soi	l test has to be took before the first land	
22	appli	cation or he sells his litter and sometimes they	
23	get c	confused on the dates on the litter or the soil	
24	test.	And the soil test is good to calendar or good	
25	from	the year that from the time they take it, it's	11:01AM

1	good 12 months from that point. And that's something 11:01AM		
2	that I get questions on. Same way with the litter		
3	test. They're education classes, they'll ask me, you		
4	know, when is the next class, I need an education or I		
5	think I do. And they call to see if I know of any 11:01AM		
6	class schedules, which I usually get a schedule sent to		
7	me just like they do in the mail once class schedules		
8	are released, but some of them kind of get nervous and		
9	they want to know and think I know.		
10	Q And I think you've already testified at these 11:01AM		
11	classes you're also available?		
12	A To the grower if he has some questions for the		
13	technical assistance part.		
14	Q And that would would that again be soil test		
15	information? 11:02AM		
16	A That is the whole thing, you know. I mean, I		
17	don't know how much of it the law. I mean, this is		
18	what they got to do when they got a soil test, litter		
19	test, you know, reporting it. If they're an		
20	applicator, they might have an question about how to 11:02AM		
21	fill out their applicator report form. Just that type		
22	of question, just a general question.		
23	Q Do growers ever call you with complaints? I'm not		
24	talking odor complaints, but just general		
25			

1	INTERNATION MOTOR. Confessors 11.00am
1	UNIDENTIFIED VOICE: Conference. 11:02AM
2	MR. GRAVES: Hello.
3	MR. TUCKER: This is John Tucker.
4	Q With complaints or problems about their plan or
5	about understanding the Act? 11:02AM
6	A The grower may call me and they have a question
7	and then I'll schedule a time to come by and see him
8	and visit with him, you know, and know what his
9	question is about.
10	Q Have growers ever contacted you complaining about 11:03AM
11	getting a plan or having problems getting a plan?
12	A In my territory, I have not had nobody to have to
13	complain like that.
14	Q Okay. What areas are covered in the classes? I'm
15	talking about the educational classes that fall within 11:03AM
16	this area. What's covered in the nine-hour class that
17	a grower attends?
18	A It covers, basically, the I mean, there's a
19	section about our rules and regulations. There's a
20	section there about how to soil sample, litter sample. 11:04AM
21	There's a section in there about understanding their
22	Animal Waste Management Plan. I mean, there's more to
23	it, but that's about the gist of it. I mean, that's
24	probably not the gist of it, but, I mean, off the top
25	of my head that's what it covers, some of the things it 11:04AM

1	covers. 11:04AM
2	Q When one of these classes is put on in your area,
3	do you typically attend that class?
4	A I try to.
5	Q With regard to the three-hour class, what's your 11:04AM
6	understanding of what's covered at that class?
7	A That's a variety of things. They try to relate it
8	back or it relates back to the poultry industry but it
9	might cover I mean, they have numerous topics that
10	they, in that three hours, they'll use numerous topics 11:04AM
11	about weed management or pesticide. I mean, but
12	they'll relate some time through the course, some back
13	through the poultry.
14	Q And is Oklahoma State the one that puts these
15	programs on in all cases? 11:05AM
16	A Oklahoma State University is the ones who put on
17	the classes.
18	Q But it's your understanding that the Act that you
19	use as a source for your job every day, that part of
20	that Act requires those growers to go to those classes, 11:05AM
21	right?
22	A The grower and applicator have to attend at least
23	a three-hour class each year.
24	Q Do you know whether any types of documents or
25	slide shows or any of that type of information is 11:05AM

1	provided to the growers at these classes, handouts? 11:05AM
2	A Yeah. I mean, all the classes usually have a
3	slide show and hand outs that go along with their
4	topics that they're doing that day.
5	Q Are you provided with any of that information when 11:06AM
6	you're in attendance?
7	A Yeah. I mean, you can pick up a copy. I mean, it
8	gets passed around the room.
9	Q What do you do with those documents whenever you
10	have them passed around to you? 11:06AM
11	A I either help pass them around the class, but
12	when I mean, I don't that's all I do with them.
13	Q I mean, do you maintain a copy of the type
14	those types of educational documents?
15	A The documents at the class that day? 11:06AM
16	Q Right.
17	A No. I mean, I'll sit and read it that day and
18	listen to what they're talking about, but I don't I
19	don't want to I don't carry it home with me.
20	Q Okay. You don't keep anything for later 11:06AM
21	consultation or anything like that?
22	A No, no.
23	Q Is there any folks besides poultry growers to
24	attend these classes? You're there and university
25	representatives are there, obviously, but any other 11:06AM

```
1
      group?
                                                               11:06AM
 2
           You know, everybody seems to be dressed like I am
      so I don't know who is with who, you know. I mean,
 3
 4
      NRCS guys, I kind of know some of them just over the
 5
      years of them being there so I know they're with NRCS, 11:07AM
      but --
 6
 7
           Who keeps track of whether a grower is in
      compliance with those educational hours?
 8
 9
           Who keeps track of whether they're in compliance
10
      with the educational hours?
                                                               11:07AM
11
           Those educational requirements that we've been
12
      talking abut?
13
           O.S.U. keeps track of the hours and then we keep
      track of whether they went or not. I mean, as far as
14
      did they get their three hours required that year. But 11:07AM
15
      O.S.U. puts on the class and they have the database
16
17
      that they maintain of the hours that each person has
      attended and then we assess that to see who's been
18
19
      going and who doesn't.
20
                MR. GRAVES: Okay. And I think we're
                                                               11:08AM
      about to run out of tape so I'll take a break here
21
22
      and pick back up later.
23
                THE WITNESS: Okay.
24
                THE VIDEOGRAPHER: We are now off the
      record. The time is 11:07 a.m.
                                                               11:08AM
25
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1
                    (Following a short recess at 11:08 a.m.,
2
      proceedings continued on the record at 11:19 a.m.)
3
                THE VIDEOGRAPHER: We are back on the
 4
      record.
               The time is 11:18 a.m.
           Mr. Berry, we were talking about before the break 11:19AM
 5
6
      the educational part of what the growers attend and
7
      your role in that. And you -- I think you had just
      testified about keeping track or tracking compliance
8
9
      with the educational requirements and how that works?
10
           Right.
                                                               11:19AM
           Is there a place that -- let me back up and ask
11
12
      you first: Are you the person that would make sure
13
      that a poultry grower has attended the number of hours
      they need to attend in a given year for the growers in
14
      your area?
                                                               11:19AM
15
16
           Right. I understand what you're saying. I'm not
      real sure how to answer that.
17
           Do you check in some way?
18
19
           I can. I can access the O.S.U. database that
20
      shows the numbers of hours. And I try to access that
                                                               11:20AM
      database when I know I'm going to a particular farm to
21
22
      check to see if the operator of the farm, which is who
23
      is required to get the education, where he's at on
24
      education so that once I'm there, I can help him, you
      know, understand that he either needs to be finding a
25
                                                               11:20AM
```

1	class. Or sometimes there's been error on the database 11:20AM
2	where when you attend when you attend one of these
3	O.S.U. classes you get a certificate showing that you
4	was there. And the operator is required to keep that
5	in his records to prove that he was at that class. And 11:20AM
6	there's been, you know, every once in a while the
7	database they also have a sign-in sheet that they
8	all sign in and at the end of the class they get a
9	certificate. And sometimes they take the sign-in sheet
10	and they, the O.S.U. people, put it on their website, 11:21AM
11	the database there, and sometimes a class might not
12	have been entered for whatever reason, so if you pull
13	up the website, it shows that somebody needs three
14	hours, but if I go to their farm they may have that
15	certificate where they were there. And so I try to 11:21AM
16	check what the database is saying before I go, if
17	possible, just to make sure that everybody is on the
18	same page.
19	Q If you had checked the database and it shows that
20	they didn't have their hours in for this year and then 11:21AM
21	you get to the farm and they've got a certificate, what
22	do you do at that point?
23	A I ask them to make a copy of it. Sometimes they
24	have a you know, a way to make a copy at the farm
25	and sometimes they have to go to town to get a copy. 11:21AM

1	Then they send that to Oklahoma City. And then from 11:21AM
2	Oklahoma City, they forward it to O.S.U. to update
3	their database.
4	Q Are the certificates part of the records that
5	you're charged with reviewing when you will go out to a 11:22AM
6	farm each year?
7	A Correct.
8	Q Are you also charged with checking that O.S.U.
9	database?
10	A No, sir. 11:22AM
11	Q That's just something you do from time to time?
12	A I just do that trying to help make sure that the
13	grower did attend or not attend. If I get there and he
14	says well, Dave, I was there, here's my certificate and
15	the database said it didn't, because Oklahoma City, 11:22AM
16	they're going to look at the database. And when they
17	look at the database, it will show they didn't have
18	three hours, so I want them to be able to send that
19	certificate in to show that they were there.
20	Q Has the database been wrong enough times that it's 11:22AM
21	caused you to have you just start to check it?
22	A Not necessarily, but one time is enough for me.
23	Q Okay. Has it happened more than one time?
24	A You know, I'd say maybe two or three times that
25	I've had to request that the grower send in the 11:23AM

```
1
      certificate. They get fined money if they don't attend 11:23AM
 2
      and so I just try to help them if they got to be fined.
      It just saves helping them.
 3
 4
           Would you, if you had checked the database and saw
      that it showed they hadn't attended and then you get to 11:23AM
 5
 6
      the farm and see that they have, would you communicate
 7
      that in any way to Oklahoma City yourself? I
      understand they still need to send the copy in.
 8
 9
           Correct.
      Α
           But would you communicate that as well?
                                                               11:23AM
10
11
           Well, I have to write what I see and if I see a --
12
      like, on that one exhibit on my inspection sheet
13
      there's a part for education that I write down the nine
      hours and then I write down the three hours that
14
      they've been to. And if I see a certificate I write it 11:23AM
15
      down because I actually saw it. But I know the
16
17
      database is not showing it so then I request -- and I
      may make a note in my memo that, but more than anything
18
19
      I just write it down just to try to attach a copy of
20
      what I see with my inspection sheet if I can send it at 11:24AM
      the same time so I don't have to make a memo.
21
22
           Okay. Would Oklahoma City correct their records
23
      based on just your report or do they still have to --
24
      they still have to wait for the grower to send that
      certificate in before they'll accept something that's
25
                                                               11:24AM
```

1	different than the database?	1:24AM
2	MS. WEAVER: Object to the form.	
3	A Yes. Well, yeah.	
4	Q I think we're talking over each other a little	
5	bit. I was kind of slow in spitting that question out, 1	1:24AM
6	but the question is: If there is a difference between	
7	what the database shows and what you find record-wise	
8	when you go out there and you've noted that in your	
9	report, will Oklahoma City still have to wait until	
10	they get a copy of the certificate before they'll fix 1	1:24AM
11	things on their end?	
12	A Correct.	
13	MS. WEAVER: Object to form.	
14	Q Do you understand the question?	
15	A Yes, I do. The certificate has to be the 1	1:24AM
16	certificate is proof. They don't take what I say.	
17	Q Okay.	
18	A And even though I write it in my inspection sheet	
19	because I saw it, they still have to have a copy of	
20	that certificate before they will accept that. 1	1:25AM
21	Q Is the database that Oklahoma State operates	
22	changed at some point to reflect the correct	
23	information?	
24	A Yes, it gets updated.	
25	Q How is that done?	1:25AM

1	A I don't know. 11:25AM	
2	Q And you access this database over your computer?	
3	A Yes, I do. And anybody else can access it, too.	
4	Q Do you keep any records? I think I know the	
5	answer to it based on your previous responses, but do 11:25AM	
6	you keep any records of when you've accessed that	
7	database and what you found on the database?	
8	A No.	
9	Q Do you have any farms in your geographical area	
10	that are managed by a poultry integrator as opposed to 11:26AM	
11	an independent owner/operator?	
12	A All my I believe all my farms are owned by a	
13	person and then they have a company integrator.	
14	Q They have a contract with an integrator?	
15	A I don't know their business. I suppose they would 11:26AM	
16	have a contract with a company.	
17	Q Okay. So to re-ask it, to your knowledge you	
18	don't have any farms in your geographical area that are	
19	owned or managed by one of the companies?	
20	A No. 11:26AM	
21	Q Okay. Do you have any growers in your area who	
22	are unable to speak English or who are limited in being	
23	able to speak English?	
24	A Yeah, I have a few.	
25	Q How do you communicate with those growers? 11:26AM	

1	A Usually somebody in that family can speak. I've 11:26AM
2	never encountered where somebody couldn't understand
3	what I'm saying. You know, their English may not be
4	fluent but they do understand what I'm saying, my
5	English. 11:27AM
6	Q And do you understand what they're saying?
7	A Not always. But as long as they understand what
8	I'm saying, it's all that matters when I'm there. You
9	know, I'm not trying to understand their whole
10	conversation with me, I just want to make sure that 11:27AM
11	they understand what they're required to do.
12	Q What if they have questions for technical
13	assistance or something of that nature?
14	A They, theoretically they don't really ask those
15	kind of questions back to me. I just tell them that 11:27AM
16	you're required to do this and do you understand and
17	they do. They, you know, say they do and, so far, I
18	guess they do.
19	Q Okay. Have you had any problems with any kind of
20	complaints or violations on those particular farms? 11:27AM
21	A Not necessarily. I mean, I do have, you know, and
22	it's just because it was a most recent complaint
23	against one of those type of farms.
24	Q And what type of complaint was that?
25	A An odor complaint. 11:28AM

1	Q And was it an odor complaint that you found to 11:28AM
2	have truth to it?
3	A No, no. I mean, there was an odor but, I mean, it
4	wasn't nothing that would have been dead chickens and
5	stacked litter and stuff like that. 11:28AM
6	Q How are you made aware I guess my question is:
7	How are you made aware that a grower who has some
8	limitation being able to communicate in English, how do
9	you know that they don't have technical assistance
10	questions? 11:28AM
11	A How do I know that they don't? If they do I'm
12	not saying that they can't speak English and that I
13	can't totally understand them, but sometimes they will
14	talk in their language and I can't understand that but
15	when they're talking English I can make out what 11:29AM
16	they're saying. I mean, you have to ask them to repeat
17	it, you know, several times sometimes but, you know, if
18	they have a question they'll ask it in English or
19	they'll ask it amongst each other in their language and
20	then somebody who can kind of speak English will ask 11:29AM
21	me.
22	Q What other languages have you encountered out
23	there? I mean, what nationalities are you
24	encountering?
25	A The only one I know is English. I mean, I don't 11:29AM

1	know what they're I mean, that's about I call 11:29AM
2	them Laotian. I don't know if that's correct or not.
3	Q And I take it you haven't been trained in how to
4	speak that particular language or whatever language it
5	is there? 11:29AM
6	A No, I have not.
7	Q Do you have any idea of what percentage of the
8	growers that are in your geographical territory that
9	are poultry growers that also have cattle?
10	A I wouldn't know a number. I mean, you know, I 11:30AM
11	know I have some that do, some dairy, some, you know,
12	have beef cattle but a number of how many do, I don't
13	know that.
14	Q And you don't have an estimate of what percentage,
15	like half or 25 percent, or anything like that? 11:30AM
16	A No.
17	Q Is it, in your opinion, a large number of them?
18	A Be hard to say. I mean, they, you know, they live
19	in the country and the reason it's hard for me to
20	answer that is because there's neighboring farms and 11:31AM
21	ranches around these poultry operations and sometimes
22	I'm not real clear of do they own those cows or that
23	piece of land so to tell you that, I couldn't tell you.
24	I don't know the number.
25	Q Based on your experience as a poultry inspector 11:31AM

1	and also your background on your father's farm, do you 11:31AM
2	agree there is a relationship between the use of
3	poultry litter and ownership of cattle?
4	A That there's I'm sorry, would you repeat that?
5	Q That there's a relationship between a close 11:31AM
6	relationship between the use of litter and the
7	ownership of cattle, raising cattle?
8	MS. WEAVER: Object to the form.
9	A The only relationship, I guess, that I would see
10	is that the cattleman uses the poultry litter for 11:31AM
11	fertilizer.
12	Q And to your knowledge, do a number of cattlemen
13	also get in the poultry business so that they'll have
14	poultry litter?
15	A I'd say not necessarily. Like my Laotian growers, 11:32AM
16	they're just, I think, growing chickens to make a
17	living.
18	Q That's one grower though, right, one farm?
19	A Yeah, I mean, but, I mean, I don't know who all is
20	doing it to grow chickens so that they've got poultry 11:32AM
21	litter for their cattle. I wouldn't know their
22	intentions.
23	Q In your experience, are any of the poultry growers
24	in your area, do they have any intent that you know of
25	to harm to try to harm the waters in Oklahoma? 11:32AM

1	MS. WEAVER: Object to the form. 11:32AM
2	A No, I don't know.
3	Q You don't know of any them who have that intent?
4	A No.
5	Q In your experience, do you know of any who have 11:32AM
6	any intent to hurt the soils in Oklahoma?
7	MS. WEAVER: Object to the form.
8	A No, I don't know of anyone.
9	Q In your experience, has an inspector or are you
10	aware of anyone where anybody has suffered any type 11:33AM
11	of health effects, adverse health effects, as a result
12	of being around poultry litter?
13	A I'm not aware of it.
14	Q Are you aware of any growers in your area who have
15	discharged poultry litter directly into the waters of 11:33AM
16	Oklahoma?
17	A I'm not aware of it.
18	Q I think you've already testified that you're
19	generally aware of the provisions of the Oklahoma
20	Registered Poultry Feeding Operations Act? 11:34AM
21	A Correct.
22	Q Are there any other Acts that relate to your job
23	besides that one that you're aware of?
24	A Not that I'm aware of.
25	Q Is that the Act that you referred to whenever you 11:34AM

1	stated that you would consult it from time to time? 11:34AM
2	MS. WEAVER: Object to form.
3	A Yeah. I mean, I'll read the Act but I don't read
4	the Act for answers. If I need an answer I'll call my
5	boss. I have read the Act because it was given to me 11:34AM
6	when I started working.
7	Q And again, your boss, that's Mr. Parrish?
8	A Dan Parrish.
9	Q I wanted to ask you some questions about the Act.
10	And if you know, you can answer them. If you don't, 11:34AM
11	you can just let me know that.
12	A Okay.
13	Q Do you know whether, under that Act, whether you
14	can construct any poultry houses in Oklahoma without
15	first having registered with the Department of 11:34AM
16	Agriculture?
17	A You have to have it registered with the Department
18	of Agriculture before you can start construction on a
19	poultry barn.
20	Q And so if the Department of Agriculture wanted to 11:35AM
21	stop poultry house construction, they would just not
22	approve a registration?
23	A I don't know what the protocol is over approving
24	and not approving.
25	Q Do you know who oversees that part of the 11:35AM

1	Department of Agriculture, the registration process? 11:35AM		
2	A I don't know.		
3	Q Is it Mr. Parrish?		
4	A I don't know. I'm sure he's involved, but I don't		
5	know. 11:35AM		
6	Q Have you ever been involved in any discussions		
7	regarding registration of poultry houses in Oklahoma?		
8	A Any conversations?		
9	Q With folks at the Department of Agriculture		
10	involving whether or not to register poultry houses in 11:35AM		
11	Oklahoma?		
12	A Oh, no, no. If a person wanted to build barns or		
13	buy an operation has to fill out the three-page		
14	application. And I help assist filling that out if the		
15	new person that you know, make sure they've got the 11:36AM		
16	correct documents, that they're that the three page		
17	asks for but that's the only communications I have with		
18	that.		
19	Q That's a new grower, somebody who is building new		
20	houses? 11:36AM		
21	A Or wants to build. They can't start construction		
22	until		
23	Q Right.		
24	A And they can't have birds. You know, they can't		
25	buy a farm without being registered and I just assist 11:36AM		

1	them in getting the correct documents to fill that out 11:36AM
2	properly.
3	Q Do you have a handle on how many new houses have
4	been built in your territory during the time you've
5	been an inspector? 11:36AM
6	A I don't.
7	Q When was the last time a new poultry house was
8	built in your area?
9	A In my area. I'd say a couple years, two to three
10	years. 11:37AM
11	Q With regard to registration, do you know whether
12	the Act requires someone to register again? That's
13	someone whose already registered? We're talking
14	somebody that's already registered, do you know whether
15	they're required to register again if they're going to 11:37AM
16	increase their litter production by some amount?
17	A If they increase by ten percent they have to
18	re-register with the Department of Agriculture and
19	update their Animal Waste Management Plan to reflect
20	so. 11:37AM
21	Q Do you know when the last time was that an
22	increase like that or a re-registration was approved in
23	your area?
24	A I don't.
25	Q Has there ever been one in your time there? 11:38AM

103

1	A	I can't recall one.	11:38AM
2	Q	The Act also discusses penalties and fines for	
3	viol	ations, does it not?	
4	A	Yeah, it talks about penalties and fines.	
5	Q	Have you ever been involved in any situation where	11:38AM
6	some	one was charged and had to make penalties or fines?	
7	A	I'm aware of it when it's happened.	
8	Q	Has it ever happened in your territory?	
9	A	Yes, it has.	
10	Q	How many times has that happened in your	11:38AM
11	terr	itory?	
12	A	I would be speculating. I mean, it's happened,	
13	but	I wouldn't know a number for you.	
14	Q	Was it poultry growers or land applicators?	
15	A	Both.	11:38AM
16	Q	Okay.	
17	A	Both. And yeah, it would be both.	
18	Q	Okay. Can you remember any specific growers as	
19	you	sit here today?	
20	A	I don't know names. Seems like, you know, the	11:39AM
21	and	it's been a while since I've seen it, but it was	
22	both		
23	Q	Do you know the types of situations where someone	
24	is c	harged with a penalty or a fine rather than just	
25	bein	g asked to take some type of corrective action?	11:39AM

104

1	A It happens both ways. Sometimes corrective action 11:39AM		
2	is all that's needed and sometimes corrective action		
3	plus a fine is assessed.		
4	Q Right. Are you aware of what the difference is,		
5	why one person would just be asked to take corrective 11:39AM		
6	action and why another might be fined or penalized?		
7	A I'm not into the I don't I don't play that		
8	part. I don't know.		
9	Q Are there any other sources of authority that you		
10	refer to or that the poultry growers would refer to 11:39AM		
11	other than the other than the Act that you're		
12	charged with dealing with, with regard to poultry		
13	litter and registration of poultry farms that you're		
14	aware?		
15	A I'm not aware of anything else. 11:40AM		
16	Q Does the Act contain any outline or statement of		
17	best management practices for poultry litter?		
18	A I don't know if it's in there or not.		
19	Q Do you know what best management practices are?		
20	A I know what my definitions are, I don't know if 11:40AM		
21	there's a correct one or not.		
22	Q What's your definition of best management		
23	practices?		
24	A Following the law, following your AWMP.		
25	Q And by following the law, you mean this Act that 11:40AM		

1	we were just talking about?	11:40AM	
2	A Correct.		
3	Q So following the Act, following the management,		
4	the nutrient management plan. Anything else?		
5	A No, sir.	11:41AM	
6	Q Are you aware of what the Act says with regard to		
7	discharge or runoff of poultry litter from an		
8	application site?		
9	A I'm not real familiar with that part of it.		
10	Q What's your what's your understanding of it to 1	11:41AM	
11	the degree that you do understand it?		
12	A I don't in my job I haven't really dealt with		
13	discharge.		
14	Q Have you ever had to deal with a complaint about		
15	that?	11:41AM	
16	A Not saying a discharge, not necessarily a		
17	discharge.		
18	Q Or a runoff, do you know what runoff is?		
19	A Mm-hmm, correct. Not necessarily with that		
20	either.	11:42AM	
21	Q Do you know what role, if any, a nutrient		
22	management plan or whatever you want to call it, a farm		
23	management plan, what role that plays with regard to		
24	runoff or discharge?		
25	A It would have the set back, you know, spreader set 1	11:42AM	
∠ 5	A IL WOULD HAVE THE SET DACK, YOU KNOW, SPREADER SET I	LI•4ZAM	

1	back rules or recommendations. 11:42AM		
2	Q And what's your understanding of that?		
3	A That on poultry litter, that it's 100-foot.		
4	Q 100 feet from what?		
5	A The waters of the state. 11:42AM		
6	Q Any other information that you're aware of with		
7	regard to what role that nutrient management plan plays		
8	with regard to discharge or runoff?		
9	A Well, basically, it would have the rate. You		
10	know, it would take the landowner's soil sample and the 11:43AM		
11	poultry litter test to calculate the land application		
12	rate.		
13	Q As far as your role with the Department of		
14	Agriculture, if a grower is following the Act and		
15	following the farm management plan, are they in 11:43AM		
16	compliance?		
17	MS. WEAVER: Object to the form.		
18	A Can you repeat the question, please?		
19	Q As far as what you do with the Department of		
20	Agriculture, your role in what you do on a day-to-day 11:43AM		
21	basis, if a grower is following the law, the Act, which		
22	you've referred to, and the farm management plan. In		
23	other words, your definition of B&Bs, if they're doing		
24	those things, are they in compliance?		
25	MS. WEAVER: Object to the form. Calls 11:44AM		

1	for a legal conclusion. 11:44AM
2	A If they're following the Act and they have an
3	Animal Waste Management Plan, then they are following
4	the law.
5	Q Do you know what the typical clean out time is for 11:44AM
6	the farms in your area? Is there one?
7	A There's not really a set rule of thumb that I'm
8	aware of, but I'm not involved in that part so I don't
9	know for sure.
10	Q Do the records that you review show how often they 11:44AM
11	clean out?
12	A Uh-huh.
13	Q And have you noticed any kind of a pattern or
14	anything there?
15	A I'm sure there is a pattern. I don't study it, 11:44AM
16	but I'm sure there is one. I just write down what they
17	give me, but I'm sure there is one if you looked at all
18	of them.
19	Q Okay. Have you ever been on a farm whenever a
20	house has been cleaned out? 11:45AM
21	A Yes.
22	Q And have you ever handled poultry litter yourself?
23	I think you said your father used it, but were you ever
24	involved in the application of it?
25	A No. 11:45AM

1	Q	Were you ever involved in the clean out of your	11:45AM	
2	sist	sister's houses in any way?		
3	А	No.		
4	Q	Have you ever recommended to anybody that they		
5	purc	hase or use poultry litter, that it's a good	11:45AM	
6	nutr	ient source?		
7	А	No.		
8	Q	Do you, in your experience dealing with poultry		
9	litt	er, believe poultry litter to be a hazardous waste?		
10		MS. WEAVER: Object to form. Calls for a	11:45AM	
11	lega	l conclusion.		
12	А	I'm not qualified to know. I wouldn't know.		
13	Q	Are you afraid to be around poultry litter when		
14	you	go out on a farm?		
15	А	No, I'm not.	11:45AM	
16	Q	Do you wear any kind of special equipment,		
17	prot	protective equipment or anything when you're out on a		
18	farm?			
19	А	I wear plastic boots now and it ain't because of		
20	my f	ear, it's for biosecurity.	11:46AM	
21	Q	Is that something that the growers or the		
22	inte	grators have asked?		
23	А	It's something that my boss asked us to start		
24	doin	doing.		
25	Q	And do you know what about biosecurity calls for	11:46AM	

109

1	wear	ing boots?	11:46AM
2	А	Do what now?	
3	Q	Do you what biosecurity is?	
4	А	Mm-hmm, to some extent.	
5	Q	What is it?	11:46AM
6	А	Just protecting from transmitting disease from	
7	farm	to farm.	
8	Q	Bird diseases?	
9	А	I suppose. I just know a disease is a disease.	
10	Q	Are you aware of I mean, you've already	11:46AM
11	test	ified you're not aware of any human diseases that	
12	have	been related to poultry litter?	
13	А	Yeah, I would assume it would have to be an animal	
14	type	•	
15	Q	Are you asked to wash these boots or anything when	11:46AM
16	you':	re going from one farm for another?	
17	A	They're plastic and I just I put them in a	
18	trasl	n bag at the end of every farm. I don't keep them	
19	on.		
20	Q	Are these like little elastic things that fit over	11:47AM
21	your	shoes?	
22	A	They're little clear boots, plastic looking	
23	thing	gs.	
24	Q	What do you do with them after you take them off?	
25	A	I put them in my trash bag.	11:47AM

1	Q	At home?	11:47AM
2	A	Right.	
3	Q	They're not disposed of in a manner that hazardous	
4	wast	e is to be disposed of to your knowledge?	
5	A	No, no.	11:47AM
6	Q	Do you wear any other, what we'll call,	
7	spec	ialized equipment besides these plastic boots when	
8	you	go out on a farm?	
9	А	No, sir, I don't.	
10	Q	What do you know about the facts or specifics of	11:47AM
11	this	lawsuit that you're here that you're being	
12	call	ed on to testify in today?	
13		MS. WEAVER: Object to the form. And to	
14	the	extent that it reveals anything that you've	
15	disc	ussed with counsel, I would instruct you not to	11:48AM
16	answ	er the question.	
17		MR. GRAVES: I will assert that the	
18	atto	rney/client privilege doesn't apply to facts,	
19	but		
20	Q	So what facts do you know about this lawsuit?	11:48AM
21	А	I don't know any facts, I just know what pretty	
22	much	I've read in the paper or see on the news.	
23	Q	Okay. Is there a particular newspaper that you	
24	read	?	
25	A	Tulsa World maybe, Pryor Daily Times.	11:48AM

1	Q	Tulsa World and Pryor Daily Times. What else	11:48AM
2	besi	des newspapers did you say you had received	
3	info	rmation on about the lawsuit?	
4	A	The news.	
5	Q	Like the television news?	11:48AM
6	A	No, the news from people, you know, farms, out in	
7	the	country just talking about it.	
8	Q	What have they said?	
9	А	I can't recall. I mean, it's just that the	
10	that	there's a lawsuit.	11:48AM
11	Q	None of them have expressed any opinions about the	
12	laws	uit to you?	
13	А	I don't know that, no.	
14	Q	Within the Department of Agriculture, have you had	
15	any	discussions with anyone about this lawsuit?	11:49AM
16	A	No.	
17	Q	Have you yourself ever heard any concerns voiced	
18	outs	ide of the lawsuit about poultry litter or the	
19	effe	cts of poultry litter?	
20	A	Only when I receive a complaint.	11:49AM
21	Q	And that's the complaints that we've talked about?	
22	A	Yes, sir.	
23	Q	Have you ever heard any concern voiced outside of	
24	the	lawsuit about any of the chemicals that are	
25	cont	ained within poultry litter?	11:49AM

1	A No, sir. 11:49AM
2	Q Have you ever heard any concern voiced outside of
3	this lawsuit about poultry litter being harmful in some
4	way?
5	A No. 11:50AM
6	Q I think that you testified earlier about some GPS
7	training that you received and then some GPS work that
8	you went out in the field and did and you thought it
9	was last summer sometime?
10	A Correct. 11:50AM
11	Q I wanted to ask you about a meeting that I believe
12	you were in attendance with Secretary Beach and
13	Mr. Parrish and some growers in May of 2005. Do you
14	remember a meeting like that?
15	A At the Vo-Tech in Little Kansas. 11:50AM
16	Q In Kansas, Oklahoma?
17	A Yeah, yes, sir.
18	Q Is that what they call it, Little Kansas?
19	A Yes, sir.
20	Q As opposed to big Kansas, the state? 11:50AM
21	A (Nods head.)
22	Q Okay. What's your recollection of what occurred
23	at that particular meeting?
24	A The growers that were in attendance were upset
25	over soil sampling. 11:51AM

Q Were you aware of anything that led up to that 11:51AM
meeting? In other words, were you aware of what had
been going on that caused the meeting to be called?
A I guess we were me and Littlefield, the other
inspector, were asked to go if we could go take soil 11:51AM
samples.
MS. WEAVER: I will just state for the
record that to the extent that any of your testimony
will deal with what we, I think, was referred to in
the John Littlefield deposition as a planning 11:51AM
meeting, prior to this May 3rd, 2005, meeting that
you had with counsel when there weren't other
growers
THE WITNESS: Right.
MS. WEAVER: there, we have claimed 11:52AM
privilege on that particular meeting so as to what
relates to anything said in that particular meeting,
that's privileged and I'll instruct you not to
answer as to that. As to the May 3rd, 2005, meeting
we don't have privilege as to that particular 11:52AM
meeting.
MR. GRAVES: Okay. I don't think I've
asked about that meeting.
MS. WEAVER: I was just making a statement
just in case his testimony was going to go towards 11:53AM

1	anything that was discussed at the planning meeting.	11:53AM
2	MR. GRAVES: I don't even know when the	
3	meeting was that you're talking about so maybe you	
4	can state what the date was that we're talking about	
5	so we don't refer to it.	11:53AM
6	MS. WEAVER: I don't have a date for that	
7	meeting. That's something that I haven't been	
8	provided. I'm not sure what the date of that	
9	particular meeting was, but it was just a meeting	
10	with counsel and Mr. Littlefield and Mr. Berry, from	11:53AM
11	what I understand. And the privilege we're	
12	asserting from Mr. Littlefield's deposition and I	
13	just wanted to assert that for the record also in	
14	his deposition as to that particular meeting.	
15	MR. GRAVES: Okay. I don't know how to	11:53AM
16	not potentially tread into it without knowing when	
17	it was and who asked him to take soil samples. So	
18	we're, you know, I'm going to ask the questions and	
19	if you know that some of this information came out	
20	of that meeting, you can assert the objection?	11:53AM
21	MS. WEAVER: Understood.	
22	Q I think I asked you about what had been occurring	
23	that led up to the meeting in Kansas, Oklahoma, in May	
24	of 2005, and your testimony was that you and	
25	Mr. Littlefield had been asked to go take some soil	11:53AM

1	samples, correct? 11:53AM
2	A Correct.
3	Q That's where we were before we got side tracked a
4	little bit. Who asked you to go take soil samples?
5	A You know, it was due to the meeting that we were 11:53AM
6	talking about but my Dan, Dan Parrish, my boss, was
7	the one that instructed us what we were going to do.
8	Q I'm not asking you about the specifics of any
9	communications or how it was worded a meeting where a
10	lawyer was in attendance, but I do want to know who 11:54AM
11	asked you to go do what you out there doing?
12	A No.
13	Q So it was Mr. Parrish?
14	A Yes. That's how I found out.
15	Q Did Mr. Parrish communicate that to you in a 11:54AM
16	meeting in a planning meeting where a lawyer was
17	present or was that communicated in some other way?
18	A In some other way.
19	Q Okay. How did Mr. Parrish communicate to you that
20	he wanted you to go out and take soil samples? 11:54AM
21	A I don't recall if it was a memo or a phone call
22	that we were to attend the meeting that's been brought
23	up.
24	Q Okay. So you think you got either a written
25	memorandum or a telephone call from Mr. Parrish that 11:54AM

1	asked you and presumably Mr. Littlefield to attend a 11:54AM	
2	planning meeting where a lawyer was present?	
3	A Correct.	
4	Q Who was present at the planning meeting?	
5	A At the meeting that we are talking about? 11:54AM	
6	Q I'm not asking you about what was said at the	
7	meeting, I'm asking you about who was there.	
8	A Dan, me, John Littlefield.	
9	Q By "Dan," you mean Mr. Parrish?	
10	A Dan Parrish. 11:55AM	
11	Q Okay.	
12	A A group called what do they call themselves?	
13	Some group. It will come to me in a minute. I believe	
14	some lawyers and I believe that's about it. There's a	
15	group, though, that was there that were just that 11:55AM	
16	were like soil people or some specialists or something.	
17	Q Okay. Do you remember who any of these soil	
18	people were, any of their names?	
19	A No, I don't.	
20	Q Did you ever see any memorandum or minutes or 11:55AM	
21	anything in follow up to that meeting?	
22	A No.	
23	Q Do you know whether these soil folks were people	
24	that were employed or hired by the Department of	
25	Agriculture? 11:56AM	

1	A I don't know.	11:56AM
2	MR. GRAVES: Do you know?	
3	MS. WEAVER: I actually do know that they	
4	were actually retained on behalf of the State so	
5	they are, as far as I understand, they were	11:56AM
6	consultants.	
7	MR. GRAVES: And who were they?	
8	MS. STEWART: I wasn't at the meeting so.	
9	MS. WEAVER: Yeah, I believe it was CDM.	
10	MR. GRAVES: Do you all know who the	11:56AM
11	scientists were that were there?	
12	MS. WEAVER: I do not.	
13	Q Okay. Coming out of this meeting, was it your	
14	understanding that you were to go take soil samples on	
15	some farms?	11:57AM
16	A Yes.	
17	Q Do you remember which farms you were to take soil	
18	samples on?	
19	A I don't remember the names of them, no.	
20	Q What was your understanding of why you needed to	11:57AM
21	take soil samples on those particular farms?	
22	MS. WEAVER: I'll object to the extent	
23	that it calls for any kind of communication	
24	involving the lawsuit that was we'll claim	
25	privilege on it and instruct you not to answer that	11:57AM

1	question.	11:57AM
2	MR. GRAVES: I didn't ask him what the	
3	communication was, I asked him what he understood to	
4	be why he was taking soil samples.	
5	MS. WEAVER: And he would have derived	11:57AM
6	that from a communication by counsel.	
7	MR. GRAVES: I don't think you can claim	
8	privilege to what his understanding is?	
9	MS. WEAVER: I think you can claim	
10	privilege as to substantive information transmitted	11:57AM
11	at the meeting.	
12	MR. GRAVES: All right. Certify the	
13	question.	
14	Q Whose farm were you going to sample?	
15	A Whose?	11:57AM
16	Q Which farms were you instructed to go to?	
17	A I don't know that. I don't recall the names of	
18	the farms that I was to go to.	
19	Q How many were there?	
20	A Seems like there were 12 or 15, maybe.	11:58AM
21	Q Total or that you were supposed to go to? In	
22	other words, Mr. Littlefield was going to be taking	
23	soil samples as well?	
24	A Right, right. Maybe that was total. I don't	
25	recall the exact number.	11:58AM

1	Q At this planning meeting, was there anybody	11:58AM
2	present besides you, Mr. Littlefield, Mr. Parrish, CDM	
3	scientists and attorneys?	
4	A That's who I remember.	
5	Q Okay. What were you supposed to be sampling for,	11:58AM
6	do you know?	
7	MS. WEAVER: Object to the form. Calls	
8	for attorney/client privileged communications. I'll	
9	instruct the witness not to answer.	
10	MR. GRAVES: How is what he's sampling	11:59AM
11	for, the factual material of what he's sampling for	
12	attorney/client privilege?	
13	MS. WEAVER: It was what was transmitted	
14	in substantive conversation at the meeting. I	
15	believe that anything, any substance of that	11:59AM
16	conversation at that meeting is privileged.	
17	MR. GRAVES: I believe that the State has	
18	provided us with samples with the results of	
19	samples. Go off the record for a second.	
20	THE VIDEOGRAPHER: We are now off the	11:59AM
21	record. The time is 11:59 a.m.	
22	(Following a short recess at 11:59 a.m.,	
23	proceedings continued on the record at 12:02 p.m.)	
24	THE VIDEOGRAPHER: We are back on the	
25	record. The time is 12:02 p.m.	12:02PM

1	Q Can the court reporter read back my last	12:02PM
2	question my last real question.	
3	(Whereupon, the court reporter read	
4	back the previous question.)	
5	MS. WEAVER: And I will withdraw the	12:02PM
6	objection.	
7	Q What were you supposed to be sampling for?	
8	A I don't know. There was I don't know.	
9	Q What were you supposed to be doing?	
10	A Taking soil samples.	12:02PM
11	Q Just literally pulling soil samples?	
12	A Right. We had a protocol of how they wanted it	
13	done and we would still go out and do that and bag them	
14	and then take them or hand them over to CDM.	
15	Q Did you understand that to be part of this	12:03PM
16	lawsuit?	
17	MS. WEAVER: Object to form.	
18	A Yeah, yeah.	
19	Q Had you ever been asked to do anything like that	
20	before?	12:03PM
21	A Not like that. I've been asked to soil sample	
22	before. We discussed that previously.	
23	Q Right.	
24	A But not sample like this, no.	
25	Q Had the previous soil samples that you had taken	12:03PM

1	that we already discussed, were those based on 12:03PM
2	complaints?
3	A For the most part we have done random soil
4	sampling before just at random at the instruction of my
5	boss, Dan Parrish. Each inspector had to go out and 12:03PM
6	take soil samples from different farms.
7	Q When did that happen?
8	A It's been I don't know the exact year, three
9	years ago probably, three or four.
10	Q How many farms did you take random soil samples 12:03PM
11	for back then?
12	A I think each one of us had to do like 25 farms
13	each.
14	Q And were those poultry growers or were these
15	places that were land applied? 12:04PM
16	A Poultry growers.
17	Q Did you determine before you took the random soil
18	samples then that those were poultry farms where litter
19	had been applied or were you just taking soil samples?
20	A Just at random. It had to be a poultry operation 12:04PM
21	and we just picked a field to sample.
22	Q And you didn't know whether litter had been
23	applied on that field or not?
24	A No, but we asked, you know, if there had been.
25	Q Who did you ask? 12:04PM

1	А	The poultry grower that owned the farm.	12:04PM
2	Q	If a poultry grower told you that litter had not	
3	been	applied would you still have sampled that field or	
4	woul	d you have selected a different field?	
5	A	We would have selected one it had been applied in.	12:04PM
6	Q	What was your understanding of why that particular	
7	soil	sampling was being done?	
8	A	I don't know, I was just told to do it.	
9	Q	How long ago was this?	
10	A	I'm guessing, but it was probably three, four	12:05PM
11	year	s ago.	
12	Q	The 2003 or '04 time frame?	
13	A	Possibly.	
14	Q	Back during that soil sampling run, for lack of a	
15	bett	er term, how was it communicated to you that you	12:05PM
16	were	to do this soil sampling?	
17	A	How I was to do it?	
18	Q	No, how was it communicated to you that this	
19	that	you were going to be doing this?	
20	A	Dan Parrish.	12:05PM
21	Q	Was that by telephone or by memo or what?	
22	A	It was probably by a memo.	
23	Q	In that case, were you called to any planning	
24	sess	ions where you were told any kind of protocol or	
25	anyt:	hing?	12:05PM

1	A	I don't recall that we were called in to do	12:05PM
2		hing.	12.03111
3	Q	Was Mr. Littlefield also involved in this one?	
4	A	All the poultry inspectors were.	
5	Q	How many were there?	12:06PM
6	A	I think there's five of us.	12.00111
7	Q	Okay. Who selected the farms that would be	
8	samp	led, the growers?	
9	A	Yeah, we just like in my territory, I just took	
10	my 1	ist and just randomly picked. There wasn't no	12:06PM
11	rhym	e or reason to any of it.	
12	Q	What did you do with the soil samples after you	
13	took	them?	
14	А	We delivered them to O.S.U. in Stillwater to the	
15	soil	lab.	12:06PM
16	Q	And do you know who the results were communicated	
17	to?		
18	А	The results went back to Dan Parrish and then I	
19	beli	eve a copy also went back to the grower.	
20	Q	Did you get a copy?	12:07PM
21	A	No, I did not.	
22	Q	How did you know that Mr. Parrish or the growers	
23	got	copies of the results?	
24	А	I know Dan got a copy because on my chain of	
25	cust	ody, that's who I wrote the report to and since my	12:07PM

inspections I recall seeing, you know, the copies of 12:07PM
those soil test results in growers' files.
Q Were those soil test results utilized in any way
as far as adjusting nutrient management plans?
A Not that I'm aware of. 12:07PM
Q Or determining where they could apply litter?
A Not that I'm aware of.
Q Do you know what those results were used for?
A I have no idea.
Q Did Mr. Parrish ever advise who or why he was 12:07PM
asking you to do this?
A No, he did not.
Q Did he ever advise who who had asked who, if
anyone, had asked him to do this?
A No, he did not. 12:07PM
Q Do you know as we sit here now which farms you
sampled back in '03 or '04?
A I could not remember.
Q Would you have kept any kind of a list where you
marked in some way where you went? 12:08PM
A No, I wouldn't have.
Q To your knowledge, is there any way of locating
where you went other than getting a copy of these of
whatever the soil test results were that were provided
to Mr. Parrish by O.S.U.?

1	A The only place I'd know you'd get them is from the 12:08PM
2	office.
3	Q Were you provided with any specific I may have
4	already asked this, but I can't remember. Were you
5	provided with specific protocol as to how you were to 12:08PM
6	collect these samples?
7	A No. The protocol that we were to use was O.S.U.,
8	the way they train the grower to take theirs, that's
9	how we took ours.
10	Q So whatever O.S.U. was advising the growers to do 12:09PM
11	with regard to soil sampling back in that time frame,
12	would be how you would have collected your soil
13	samples?
14	A Yes, sir.
15	Q At that point in time, would you have been wearing 12:09PM
16	the plastic boots that we talked about earlier?
17	A No, sir.
18	Q Would you have been wearing any other equipment or
19	anything as you collected those samples?
20	A No, sir. 12:09PM
21	Q I think we've talked about how you selected a
22	field a little bit, but I want to make sure I
23	understand. And we're still talking about this
24	sampling event you did back in 2003 or '04 time frame.
25	Would you contact the poultry grower in some way in 12:09PM

1	advance to advise them that you wanted to come out and 12:09PM
2	take samples?
3	A Not that I'm aware of. I think we just went out
4	and just drive up on the farm, you know, kind of an
5	unannounced type deal and request a soil sample. 12:10PM
6	That's how it went.
7	Q If the grower wasn't there, would you have still
8	taken a sample?
9	A No.
10	Q If a grower that you went to did you ever have 12:10PM
11	any growers advise you that they didn't apply any
12	poultry litter on any of their fields?
13	A Yes.
14	Q Did you sample on their farms?
15	A If they said that they didn't spread? 12:10PM
16	Q Right.
17	A No, I didn't.
18	Q Was part of what Mr. Parrish communicated to you
19	that he wanted you to sample fields where litter had
20	been applied? 12:10PM
21	A Yeah, I took it like that. You know, they had to
22	be a place where they had spread litter before.
23	Q Over what period of time did this sampling take
24	place?
25	A I don't know, it was in the summer time. I know 12:10PM

1	it was hot. 12:10PM
2	Q Did you do it all within a matter of days or was
3	it over a series of weeks?
4	A It took us yeah, it was over a few weeks. It
5	took a while to get it done. 12:11PM
6	Q How long would you keep the soil sample after
7	you after you collected it and before you would take
8	it to the laboratory?
9	A You know, I don't recall that exactly but
10	theoretically I try to by Friday, if I do my work 12:11PM
11	that work week, I try to have it to O.S.U. by the end
12	of the week, if not sooner.
13	Q So if you do you work on Saturdays and Sundays?
14	A No.
15	Q So if you collected a soil sample on a Monday you 12:11PM
16	would get it to the lab by Friday?
17	A It would be there before Friday, yes, sir.
18	Q Okay. How do you transmit those samples to the
19	lab?
20	A Well 12:11PM
21	MR. ELROD: You mean send?
22	Q Yeah, how do you get them to the lab?
23	A I take them in my truck. They're in a soil bag
24	that I have and I put them in a box and take them the
25	to deliver them to O.S.U. 12:12PM

1	Q Were you asked to sample anything besides soil? 12:12PM
2	A No, just soil.
3	Q And you never heard what the purpose was or why
4	you were doing this?
5	A Not that I recall. 12:12PM
6	Q Okay. Back to where we started. Your
7	understanding coming out of a planning meeting was that
8	you had 12 to 15 farms in 2005 either total or that
9	you, personally you don't remember, that you were asked
10	to take samples at, correct? 12:12PM
11	A Correct.
12	Q And these were soil samples?
13	A Correct.
14	Q Were you asked to sample for anything else on that
15	occasion besides soil? 12:13PM
16	A I think we were requested to do a litter test
17	along with that.
18	Q Were you to again select fields where litter had
19	been applied?
20	A We were if I recall it right, we were we 12:13PM
21	would have known what fields we were to sample.
22	Q By that, do you mean you weren't having to ask the
23	growers like you were the previous time you did a
24	program like this?
25	A If I recall, we were assigned to certain fields to 12:13PM

1	sample.	12:13PM
2	Q All right. Were they plotted on a map in some	
3	way?	
4	A I believe so.	
5	MS. WEAVER: I'm going to object to the	12:13PM
6	form and state attorney/client privilege because I	
7	think we're kind of back dooring into what the	
8	substance of what he was asked to do during that	
9	particular meeting was and not just asking what he	
10	was asked to test for.	12:14PM
11	MR. GRAVES: I think that I've asked him	
12	what he was asked to do and what he was provided	
13	document-wise in order to do it. I haven't asked	
14	him anything about a communication. My question was	
15	just was he provided with any kind of map that	12:14PM
16	plotted out which field he was supposed to take	
17	these soil samples off of.	
18	MS. WEAVER: To the extent you can answer	
19	that without revealing communication.	
20	MR. GRAVES: Well, handing him a document	12:14PM
21	is a communication but it's not an attorney/client	
22	privileged communication if he was using it to go	
23	out and collect these soil samples.	
24	A I believe we had maps to go by.	
25	Q Do you know who prepared these maps?	12:14PM

1	A I have no idea.	12:14PM
2	Q Was there I think you stated earlier that you	
3	were provided with a protocol and I don't want to ask	
4	you who communicated that protocol to you, but was	
5	there anything different about the protocol for this	12:15PM
6	sampling event versus what you had done previously?	
7	A Yes, there was.	
8	Q What was it?	
9	MS. WEAVER: Object to form. To the	
10	extent that it calls for communications made to you	12:15PM
11	by counsel I will instruct you not to answer.	
12	MR. GRAVES: Well, again, we're getting	
13	into the same area we got into when we went off the	
14	record a while ago and the facts of what the	
15	protocols were that he used that he was going to	12:15PM
16	use to collect these samples is not attorney/client	
17	privilege under Judge Joyner's order.	
18	MS. WEAVER: I'm not personally aware of	
19	what the parameters of that particular order are.	
20	To the extent that you can answer that question	12:15PM
21	without revealing what you were told by an	
22	attorney	
23	MR. GRAVES: Well, I don't care who told	
24	it to him. The protocol of how you collected the	
25	samples has already been determined by a court not	12:16PM

1	to be privileged and not to be work product, 12:16PM
2	correct?
3	MS. WEAVER: Okay.
4	MR. ELROD: Yes.
5	MR. MIRKES: Yes. 12:16PM
6	MR. GRAVES: So I would ask you to
7	withdraw the objection and let him answer the
8	question.
9	MS. WEAVER: I will withdraw the objection
10	based on that representation. 12:16PM
11	Q Okay.
12	A The protocol was different to what we had done in
13	the past. It was asking for more samples.
14	Traditionally we take a six-inch sample when possible
15	and we were asked, I think it was, a two-inch and a 12:16PM
16	four-inch and a six-inch sample. And off of a farm, it
17	seemed like there was going to be like 900 and
18	something samples.
19	Q How many had there been previously under your
20	previous protocol on a farm, one? 12:16PM
21	A Well, when I take a soil sample, when I go into a
22	field, you know, if it's a 40- or 50-acre field, I'll
23	pull 15 to 20 six-inch samples, mix it together and
24	then take one sampling out of that.
25	Q And in this case, you were to be taking two-inch, 12:17PM

DAVID BERRY, 8-29-07

1	four-inch and six-inch depth samples, 900 of them on 12:17PM
2	each field?
3	A I believe that's correct.
4	Q Was it 900 at each depth?
5	A I don't think it was 900 of each deal, I believe 12:17PM
6	it was 900 for a farm.
7	Q Okay. And was there any difference in how you
8	would be mixing those together or anything compared to
9	how you had done that previously?
10	A I don't believe we mixed them. Because we never 12:17PM
11	did it, it's hard for me to remember the exact
12	protocol.
13	Q I understand. Between the time that you received
14	instructions on how you were to go take these samples
15	and where you were to go take them and this meeting in 12:18PM
16	Kansas, Oklahoma, why don't you tell me what happened
17	that led to that meeting in Kansas, Oklahoma. In other
18	words, you walked out of a meeting with the
19	understanding that you were supposed to take some
20	samples and then you end up at a meeting in Kansas, 12:18PM
21	Oklahoma, with some growers. What happened in between?
22	A Well, we went out to the farms to try to pull soil
23	samples and the grower was, you know, spooked, I guess
24	would be the word, was unsure about it. It was
25	different to them and they didn't know what I was doing 12:18PM

1	and they refused me. 12:18PM
2	Q And it wasn't just different to them, it was
3	different than what you had done previously, too,
4	correct?
5	A Correct. 12:19PM
6	Q Do you remember which grower it was that set this
7	off, the one that you just said was spooked and unsure?
8	A They all were.
9	Q Okay.
10	A I went to all of mine that were in my territory 12:19PM
11	and they all refused me.
12	Q You also said "we." Was there anybody else
13	traveling with you when you went to these farms?
14	A Mr. John Littlefield, the other poultry inspector.
15	Q You and Mr. Littlefield were traveling together? 12:19PM
16	A Yes, sir.
17	Q Was it your intent to collect these samples
18	together on each farm?
19	A Yes, sir.
20	MR. GRAVES: I think I've got a note that 12:19PM
21	we're about to run out after tape so we'll take a
22	lunch break at this point and come back after lunch.
23	We will take a one hour.
24	THE VIDEOGRAPHER: We are now off the
25	record. The time is 12:19 p.m. 12:19PM

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1
                    (Following a lunch recess at 12:17 p.m., 12:19PM
 2
      proceedings continued on the record at 1:38 p.m.)
 3
                THE VIDEOGRAPHER: We are back on the
 4
      record.
               The time is 1:40 p.m.
           Mr. Berry, before the lunch break we had started
 5
                                                               1:40PM
 6
      out talking about a meeting that took place in what you
 7
      referred to as Little Kansas or Kansas, Oklahoma, in
      May of 2005. And I think that we had moved before that
 8
 9
      meeting and I had asked you about what led up to that
10
      meeting. And I think we left off where, you correct me 1:41PM
11
      if I'm wrong, where you and Mr. Littlefield had gone
12
      out to some farms and had met with some growers. And
13
      will you tell me what it was that you would communicate
      with the growers when you arrived at their farms and
14
      then the response you were receiving?
15
                                                                1:41PM
           Well, when we got to the farm, if they were there,
16
17
      we would basically just tell them that we were
      instructed to do soil samples and kind of the protocol
18
19
      of what we was going to be doing because there was -- I
20
      think we call the group CDM or something were with us
                                                                1:41PM
      but they couldn't come on the farm, only me and John
21
22
      could go on the actual property for some reason. And
23
      we would have to explain to them what that group of
24
      people was doing out on the side of the road down there
      and explain what we was going to do and how it was
25
                                                                1:42PM
```

1	going to work. And, again, I can't remember all the	1:42PM
2	protocol that I would have had to have told them or I	
3	did tell them, but I basically explain to them how it	
4	was going to work. You know, that's how that got	
5	started. And then they were, you know, concerned, one,	1:42PM
6	about the people out on the side of the road and, two,	
7	that the time that I had been the inspector we had	
8	never I had never showed up to do such a request and	
9	in such a manner. And they wanted to whether	
10	consulting somebody else or think about it or whatever	1:42PM
11	the story might have been. You know, I don't know that	
12	refusing us is the best way to put it, but basically we	
13	didn't do it. And I went to each of my farms that I	
14	was assigned to do that and pretty much got the same	
15	response. And then I believe that's when the Little	1:43PM
16	Kansas or Kansas meeting came about.	
17	Q Why did CDM not come on the farm?	
18	A I don't know.	
19	Q Is that something that you understand?	
20	A I understand that just me and John Littlefield	1:43PM
21	could go on the farm and CDM had to sit out on the	
22	road.	
23	Q What was the reason for CDM even being there if	
24	they couldn't collect any of the samples or go on the	
25	farm?	1:43PM

A You know, I don't know because we was to ask for	1:43PM
permission for them to be able to come on the farm and	
to assist me and John. I think CDM is trained to do	
what me and John were asked to do in the way that	
they I think it was their protocol. If I understand	1:43PM
it right, it was CDM's protocol how the soil samples	
were to be took. And in return, we was supposed to ask	
if they could they could come on, help us and so forth.	
But anyway, the grower didn't want, if you will, a	
stranger coming up there so they, you know, obviously	1:44PM
refused that. And then even if they were to agree for	
us to soil sample, we would take our soil samples to	
the fence line and hand it over to CDM.	
Q Do you know what CDM was going to do with them?	
A You know	1:44PM
MS. WEAVER: To the extent that anything	
you would know about that was communicated to you in	
the meeting that we were talking about, I will	
instruct you not to answer.	
MR. GRAVES: That's the same fight that's	1:44PM
part of the protocol that CDM would have been	
handling these samples as part of the sampling	
process.	
MS. WEAVER: I've been instructed to stand	
on my objection.	1:44PM
	permission for them to be able to come on the farm and to assist me and John. I think CDM is trained to do what me and John were asked to do in the way that they I think it was their protocol. If I understand it right, it was CDM's protocol how the soil samples were to be took. And in return, we was supposed to ask if they could they could come on, help us and so forth. But anyway, the grower didn't want, if you will, a stranger coming up there so they, you know, obviously refused that. And then even if they were to agree for us to soil sample, we would take our soil samples to the fence line and hand it over to CDM. Q Do you know what CDM was going to do with them? A You know MS. WEAVER: To the extent that anything you would know about that was communicated to you in the meeting that we were talking about, I will instruct you not to answer. MR. GRAVES: That's the same fight that's part of the protocol that CDM would have been handling these samples as part of the sampling process. MS. WEAVER: I've been instructed to stand

1	MR. GRAVES: Okay. Well, we'll certify	1:44PM
2	the question then.	
3	MS. WEAVER: Okay.	
4	Q And to the extent that it doesn't fall within the	
5	area that your attorney has objected to and instructed	1:44PM
6	you not to answer, please answer my question. What was	
7	CDM going to do with the samples?	
8	A They was going to take them to the lab, send them	
9	off to a lab and I don't know I'm not clear what lab	
10	but it would be sent off to a lab.	1:45PM
11	Q Did you go to each of the farms that were on your	
12	list?	
13	A Yes, sir, I did.	
14	Q Did CDM go with you to each farm?	
15	A No, because the first, the first couple of farms	1:45PM
16	we went to were just, you know, we were totally refused	
17	and I'm trying to remember how it all, how it all shook	
18	out there but me and John were told to go to a couple,	
19	two or three farms and just see if we could get	
20	permission because we didn't have our tools or nothing	1:46PM
21	to do it with then, just to see if we could get	
22	permission to do it and then we were to meet up with	
23	CDM and go do the work but the farms turned us, you	
24	know, turned us down, so.	
25	Q Did you get to every single farm on the list?	1:46PM

1	A Eventually we did.	1:46PM
2	Q Over what period of time did you do that?	
3	A It took a while. I mean, it took maybe a couple	
4	weeks, maybe.	
5	Q How many farms did CDM accompany you to?	1:46PM
6	A That I can remember, maybe just a couple that they	
7	actually sat out on the side of the road. Other than	
8	that, I think they was waiting in another point in town	
9	or a location or intersection or something and we was	
10	to call them and tell them whether they could come on	1:46PM
11	or not.	
12	Q And you knew where they were located?	
13	A I believe we did it seemed like, but we at least	
14	had a phone number to call them to let them know.	
15	Q How many folks from CDM were there?	1:47PM
16	A That would vary but I'd say three, four.	
17	Q Is that also the same number that would go out to	
18	the farm at the couple, two or three farms, that they	
19	went to?	
20	A Yeah.	1:47PM
21	Q Was it your understanding that had a grower	
22	granted permission that CDM would actually conduct the	
23	sampling or were you still going to conduct some or all	
24	of the sampling?	
25	A You know, I don't know, because it was their	1:47PM

1	expertise. The way I understood it, if they had	1:47PM
2	permission to come on and help us, because I wasn't	
3	real clear on what they were asking us to do. If CDM	
4	would have been allowed on, I probably would have been	
5	more of a follower than a leader on that deal.	1:47PM
6	Q How did it get communicated to you ultimately that	
7	there was going to be a meeting with some of these	
8	growers in Kansas, Oklahoma?	
9	A I don't remember how I was notified about the	
10	meeting. I don't know that it was a secret, I just	1:48PM
11	don't remember how I was told about it.	
12	Q Do you remember who told you about it?	
13	A I'll blame it on John Littlefield. Me and him ran	
14	together on that time period so I'm assuming between	
15	one of us, one of us knew it.	1:48PM
16	Q Were any of the farms that were, that were on your	
17	list to go conduct this sampling, was there any overlap	
18	with any of the farms that you had done your random	
19	sampling on back in 2003 or 2004?	
20	A You know, I don't remember the ones I did back	1:48PM
21	then so it would be kind of hard for me to answer that	
22	question.	
23	Q As you sit here today, you don't know whether	
24	that's true or not true?	
25	A Exactly. I don't know if it's true.	1:48PM

1	Q	Who all was at the meeting in Kansas, Oklahoma?	1:48PM
2	A	You know, the best I can remember, Mr. Terry	
3	Peac	h, Dan Parrish, and me and John Littlefield. And	
4	then	the poultry growers, of course. And then I'm sure	
5	ther	e was some other people in the room, I just, you	1:49PM
6	know	, don't recognize them or know who they were.	
7	Q	Were there any other poultry inspectors in the	
8	room	1?	
9	А	There might have been one other. It seemed like	
10	mayb	e we had one of our poultry inspectors with us,	1:49PM
11	Rand	y Thompson.	
12	Q	What area does Randy have?	
13	А	You know, I don't know his counties. He's down	
14	sout	h of me but there's Foster Johnson south of me then	
15	ther	e's Randy Thompson.	1:49PM
16	Q	Further south?	
17	А	Uh-huh.	
18	Q	Foster Johnson is the name of the other one?	
19	А	Yes, sir.	
20	Q	Are there four poultry inspectors?	1:50PM
21	А	Yes.	
22	Q	Are they all called poultry inspectors?	
23	А	You know, I'm assuming they are.	
24	Q	Do you all have occasion to inspect any properties	
25	for	any reason other than related to poultry or poultry	1:50PM

1	litter? For example, you talked about poultry	1:50PM
2	carcasses and having some responsibility in that area.	
3	Do you have responsibility for any other types of	
4	animals other than poultry?	
5	A I think sometimes I've had to do carcass disposal	1:50PM
6	for cattle or horses, deer, when the state inspector	
7	couldn't go and do it for whatever reason. If it was	
8	in my territory they might have me go do that.	
9	Q Who is the state inspector?	
10	A Then it was Vinny McCullough. I'm not correct on	1:51PM
11	the spelling. And now it's Keith Smith, Vinny no	
12	longer works for us.	
13	Q And so the only time that you would deal with	
14	animals other than poultry would be if there was some	
15	kind of issue with the state inspector getting there?	1:51PM
16	A Correct.	
17	Q Who asks you to go deal with those issues whenever	
18	they come up?	
19	A It would be from Dan Parrish.	
20	Q Do you know how he finds out about it?	1:51PM
21	A About what?	
22	Q About a situation like that where you've got to go	
23	dispose of a cattle carcass?	
24	A It would be a complaint called in.	
25	Q Do those types of complaints also come to the	1:51PM

1	Depa	rtment of Agriculture?	1:51PM
2	A	I'm assuming they do.	
3	Q	Do you know what agency or what division of the	
4	stat	e that Keith Smith works for? Is it Department of	
5	Agri	culture?	1:52PM
6	А	Yeah, the AEMS Division.	
7	Q	Okay.	
8	А	The same division I work for.	
9	Q	What does AEMS stand for?	
10	А	Agricultural Environmental	1:52PM
11		MS. STEWART: Management Service.	
12	A	Management Services.	
13	Q	Oh. Is Keith just in a different area than you	
14	are?		
15	А	Keith is what they call the capital inspector. He	1:52PM
16	take	s care of the hog operations and then does the	
17	cash	not cash crop, but the complaints for	
18	live	stock.	
19	Q	You also mentioned deer, which are not livestock,	
20	so a	re you talking about deer that people keep or	1:52PM
21	rais	e?	
22	А	No, the deer complaint I went on was from a	
23	slau	ghter house.	
24	Q	Okay.	
25	A	That they had just dug a hole and throwed their	1:53PM

1	deer	carcasses in there. It wasn't done right and it	1:53PM
2	got	turned in on a complaint.	
3	Q	To the extent that you deal with these other	
4	anim	als, it's all complaint driven?	
5	A	Yes, sir.	1:53PM
6	Q	And comes through Mr. Parrish?	
7	А	Yes, sir.	
8	Q	Back to the meeting in Kansas, Oklahoma, what was	
9	the	purpose of that meeting as far as you understood it	
10	to b	e?	1:53PM
11	А	Maybe just to help answer some questions that me	
12	and	John, you know, maybe didn't have the knowledge to	
13	or a	bility to answer the questions they were asking.	
14	Q	By "they" do you mean growers?	
15	А	Yes, sir.	1:53PM
16	Q	Who was leading the meeting?	
17	A	Mr. Peach.	
18	Q	And who was attempting to answer the questions and	
19	comm	unicate answers to the growers?	
20	A	I guess Mr. Peach.	1:54PM
21	Q	What were the growers' questions at the meeting?	
22	A	I wouldn't remember them all.	
23	Q	Well, to the extent you remember them is all I'm	
24	aski	ng for.	
25	A	Maybe just, you know, why and the why being more	1:54PM

1	why	this way type question.	1:54PM
2	Q	Any others that you remember?	
3	А	No, I mean.	
4	Q	How long was the meeting?	
5	А	Good guess, maybe an hour. That's guessing.	1:54PM
6	Q	What was Mr. Peach's response to those kinds of	
7	ques	stions?	
8	А	I don't remember them.	
9	Q	You don't remember anything about it?	
10	А	I don't remember his responses.	1:54PM
11	Q	Do you remember what any responses from any	
12	part	cicipants in the meeting were?	
13	А	No, I don't remember their response enough to	
14	quot	te it back. I mean, I don't know.	
15	Q	So is it your testimony that to this day you don't	1:55PM
16	knov	w why the sampling was done or why it was done the	
17	way	it was done?	
18	А	Correct.	
19	Q	In other words, the questions the growers were	
20	aski	ing?	1:55PM
21	А	Correct.	
22	Q	You still don't know?	
23	А	I don't. I don't know. I wasn't told.	
24	Q	Did you feel like you understood Mr. Peach's	
25	comn	nunications to the growers in that regard?	1:55PM

1	A	That I what? I'm sorry.	1:55PM
2	Q	Did you understand what Mr. Peach's response was	
3	to t	he grower growers whenever they asked those	
4	ques	tions?	
5	А	Did I understand his response?	1:55PM
6	Q	Did you sit through the whole meeting?	
7	А	Yeah, I did.	
8	Q	Did you hear what Mr. Peach said?	
9	А	Yes, I did, I don't remember what he said.	
10	Q	Okay. You remember what some of the questions	1:55PM
11	were	and I'm just trying to make sure, you don't	
12	reme	mber what any of the answers were?	
13	А	No, I don't.	
14	Q	Did you walk out of that meeting that day feeling	
15	like	you understood the answers to those questions or	1:56PM
16	is i	t just the case that sitting here today a couple	
17	year	s later you don't remember?	
18		MS. WEAVER: Object to form.	
19	А	Excuse me again? I'm sorry.	
20	Q	Did you understand the questions and the answers	1:56PM
21	to t	hose questions? In other words, the purpose of the	
22	meet	ing when you walked out of the meeting two years	
23	ago?		
24	А	I don't remember the questions asked or the	
25	resp	onses.	1:56PM

1	Q	That's not my question. My question was: Did you	1:56PM
2	unde	rstand when you walked out of there?	
3	A	And since I don't remember the questions or	
4	answe	ers, it's hard for me to say that I understood	
5	them		1:56PM
6	Q	Did you walk out of the meeting still scratching	
7	your	head wondering why you were doing what you were	
8	doing	g?	
9	A	Yeah, probably confused.	
10	Q	So do you think the growers were still confused,	1:56PM
11	too,	at the end of that meeting?	
12	A	I can't speak for them.	
13	Q	Do you think they have more knowledge or some	
14	spec	ial understanding of Mr. Peach's communications	
15	than	you do?	1:57PM
16		MS. WEAVER: Object to form.	
17	A	Possibly could be.	
18	Q	Okay. Do you remember any of the names of the	
19	growe	ers that attended that meeting?	
20	A	No. I think some of them were on that list.	1:57PM
21	Q	Did you ever I want to show you a copy of a	
22	memo	randum I marked as Exhibit 9 and ask you if you	
23	have	ever seen this memorandum?	
24	А	I vaguely remember something like this.	
25	Q	Do you think you've seen it before?	1:58PM

1	A It looks somewhat familiar.	1:58PM
2	Q Does this include some information about the	
3	protocol, the planned protocol at least coming out of	
4	that meeting in May of 2005? Referring specifically to	
5	pages two and three of the three-page exhibit, the	1:59PM
6	attachment to the memo?	
7	A It looks like a I mean, it ain't the protocol	
8	that we was given from the meeting, it looks more of a	
9	revised portion of it.	
10	Q Would you have participated in any meetings where	1:59PM
11	the protocol was revised following the meeting in	
12	Kansas?	
13	A No.	
14	Q Do you remember the protocol being revised in this	
15	manner? I mean, I know you're looking at the document	1:59PM
16	right now but I'm just asking: Do you remember that it	
17	was, in fact, revised?	
18	A It looks familiar like that, that that was part of	
19	what come out of the meeting was to revise the original	
20	protocol.	1:59PM
21	Q Do you remember why it was revised?	
22	A Other than, you know, the growers' concerns.	
23	Q Does this document express some of the questions	
24	that the growers asked? It says question and answer.	
25	I'm not trying to trick you, I'm asking were those	2:00PM

1	questions actually, in fact, questions that the growers	2:00PM
2	were asking? Does this help refresh your memory?	
3	A Yeah, it does, it does. Split samples. I mean,	
4	there's some stuff on here that I can remember being	
5	brought up.	2:00PM
6	Q As you look through this list of questions, does	
7	that help you in any way remember what Mr. Peach's	
8	responses verbally were at that meeting that day?	
9	A No, because I felt like it seemed like the	
10	questions that were asked, I don't know that Mr. Peach	2:00PM
11	was in a position to say, you know, that this is what	
12	we can change or this is what we can't. I felt like it	
13	was something that was being considered or would have	
14	to be considered, you know, later.	
15	Q Did you have anything to do with distributing any	2:01PM
16	of this let me refer specifically to the memo	
17	itself. In the last paragraph it reads that the	
18	poultry inspectors, John Littlefield and David Berry,	
19	will be in contact with you this week to set up	
20	appointments for collecting soil and poultry waste	2:01PM
21	samples beginning the week of May 23rd. Did you have	
22	anything to do with distributing the memorandum, which	
23	looks like it's addressed to growers, registered	
24	poultry growing operations?	
25	A Right.	2:01PM

1	Q Distributing that to them?	2:01PM
2	A Not personally, no.	
3	Q What about the attachment to the memo, would you	
4	have distributed any of that information to them?	
5	A No.	2:01PM
6	Q Okay. Do you know whether all registered poultry	
7	feeding operations received this memorandum or whether	
8	it was only sent to the people that came to the	
9	meeting?	
10	A I would assume it would have been only the ones	2:02PM
11	that were on the list to be sampled.	
12	Q Okay. Do you know whether everyone that was on	
13	the list showed up to that meeting?	
14	A I wouldn't know. I mean, I'm pretty sure that the	
15	big part of that list the people were there, but I	2:02PM
16	don't it seemed like I recall maybe one or two	
17	didn't show that they thought would be there.	
18	Q The last paragraph of Exhibit 9 again it states	
19	that you're going to be in contact with them beginning	
20	the week of May 23rd. Do you know whether, in fact,	2:03PM
21	those appointments were set up and those samples were	
22	collected that week?	
23	A You know, Julie Anderson, what this references is	
24	one of John's growers and	
25	Q Well, let's leave the notation aside, I'm just	2:03PM

1	talking about that the memo says, at least, and you can	2:03PM
2	tell me whether, in fact, it occurred, the memo says	
3	that poultry inspectors, John Littlefield and David	
4	Berry, will be in contact with you this week to set up	
5	appointments for collecting soil and poultry waste	2:03PM
6	samples, right?	
7	A Right.	
8	Q Do you know whether, in fact, you did communicate	
9	with growers during that week of May 23rd of 2005 and	
10	set up those types of appointments?	2:03PM
11	A I do know that that we did try to set up	
12	appointments. It seemed like we had went down part of	
13	our list when the Little Kanas meeting was called and	
14	we was running into some noes so that's why they called	
15	the meeting. And then after that meeting, we went to	2:04PM
16	try the others on the rest of the list and I think	
17	that's where this was started right here. That's where	
18	we went to try the rest of the list. And I'm not	
19	familiar, I mean, I know you don't want me to pay	
20	attention to that, but I do know that after the meeting	2:04PM
21	we did go to the rest of the farms and request and even	
22	with the amendment we got refused.	
23	Q Okay. So you were still unable to go out and	
24	collect these samples even after the meeting in Kansas?	
25	A Yes, but we did make contact with the rest of our	2:04PM

1	list		2:04PM
2	Q	Are you aware of any situation where warrants were	
3	obta	ined or attempted to be obtained to go out and get	
4	thos	e samples?	
5	А	Yes.	2:04PM
6	Q	Were you involved in that?	
7	А	I was going to be.	
8	Q	Had you ever been involved in a situation	
9	prev	iously where warrants were obtained to go in and	
10	coll	ect samples on a poultry grower's property?	2:04PM
11	А	No.	
12	Q	Had you ever been involved in any kind of	
13	situ	ation where warrants were obtained when there	
14	hadn	't been a complaint against anybody of doing	
15	anyt	hing wrong or committing any violations?	2:05PM
16	А	No.	
17	Q	Were you ever told what the reason for going and	
18	tryi	ng to obtain warrants was?	
19	А	To collect the soil and litter samples.	
20	Q	And who communicated that information to you?	2:05PM
21	А	I just pretty much probably assumed that more than	
22	anyt	hing, but seemed like we had a meeting no, it	
23	just	seems like I probably more assumed it than was	
24	told	it.	
25	Q	To what degree were you involved in getting the	2:05PM

1	warrants?	2:05PM
2	A I wasn't. I mean, I was we was seemed like	
3	we were in Little Kansas and we was supposed to go get	
4	a warrant or the deputy or sheriff or somebody was	
5	supposed to go to the courthouse in Delaware County and	2:06PM
6	get a warrant and I can't remember the whole details	
7	but it didn't, it didn't happen.	
8	Q Were you personally involved in obtaining or	
9	serving any warrants on any growers?	
10	A No, sir.	2:06PM
11	Q Had you and Mr. Littlefield ever ridden out to	
12	farms together before?	
13	A Yes, sir.	
14	Q On what occasions would you and Mr. Littlefield	
15	have gone to farms together previous to this what we'll	2:06PM
16	describe as the sampling event in 2005?	
17	A When I first started with the Department of Ag,	
18	Dan Parrish had me ride with John some and some of the	
19	maps that I would draw or whatever that was I was	
20	doing, were in John's territory also but I rode with	2:06PM
21	John there.	
22	Q And this is back before you were a poultry	
23	inspector?	
24	A Yes, sir.	
25	Q Had you ever had occasion to ride with	2:06PM

1	Mr. Littlefield to any farms after you became a poultry 2:07PM
2	inspector?
3	A Yes, sir.
4	Q On what occasion would that have occurred?
5	A Just, just where I don't think for whatever 2:07PM
6	reason but, you know, you would go with him maybe I
7	can't even remember a reason why. I mean, there
8	wouldn't have been really just a reason why other than
9	I just rode with him that day, travel, you know, palled
10	around with him that day and went to farms. 2:07PM
11	Q Did that happen frequently?
12	A No.
13	Q Had you and Mr. Littlefield ever gone out to
14	collect soil samples on any farms before together?
15	A Yeah, we did it together when we did the 2:07PM
16	previous the random soil sampling we paired up. He
17	helped me do mine and then I went and helped him do his
18	so we did pair up for that.
19	Q Other than the two that I think you've described
20	as well, I'll let you describe it. Would you 2:07PM
21	consider the 25 farm random sampling event in 2003 or
22	2004 and then the 2005 sampling with the CDM protocol,
23	would you consider those two sampling events atypical
24	compared to what you would normally do in your job on a
25	day-to-day basis? 2:08PM

1	A Well, the CDM deal that we was the soil	2:08PM
2	sampling we was going to do, was nothing that I had	
3	ever done or had ever really been told. It was pretty	
4	new or real new.	
5	Q And had you ever on any other occasion been asked	2:08PM
6	to go out and randomly select any of your growers to do	
7	soil samples other than the time in 2003 or 2004?	
8	A That was the only time.	
9	Q Are those two occasions the only times that you	
10	and Mr. Littlefield went out together and took soil	2:08PM
11	samples or attempted to take soil samples?	
12	A Yeah, yeah. I might have helped. John had some	
13	complaints and I may have to go help him soil sample.	
14	He's got a bad knee, he had open heart surgery, so I	
15	may go help him sometimes.	2:09PM
16	Q How often would that happen?	
17	A Just occasionally, just occasionally.	
18	Q Do you think that the growers in this 2005	
19	attempted sampling, do you think that the growers	
20	realized that this was something that was different	2:09PM
21	than what you had done before?	
22	MS. WEAVER: Object to form.	
23	A And that's why they, you know, I think kind of had	
24	that, that we don't know for sure deal because it was	
25	something new to them also.	2:09PM

1	Q When you've taken soil samples yourself, had you 2:09PM
2	ever seen the results of any of those soil samples,
3	like what the soil test levels turned out to be?
4	A You know, I don't know if I've ever requested to
5	see them. I've asked, you know, when I went to take a 2:09PM
6	test just out of my own curiosity what it came back.
7	Q Do you see the results of the soil tests that the
8	growers take in order to get their plans?
9	A Yes, I do.
10	Q Do you have any idea of what percentage of those 2:10PM
11	that you ever see are in excess of 400?
12	A They don't show me one that's over 400.
13	Q So you haven't seen any that are over 400?
14	A (Witness shakes head.)
15	Q What about over 300? 2:10PM
16	A Well, if they're in a vulnerable watershed, I
17	don't see that either. I have seen soil tests that
18	would test high but it's where somebody would have, you
19	know, where they wrote their soil test down there, but
20	they're not land applying. It's where they because 2:10PM
21	they tested too high so they're selling their litter.
22	Q With regard to the farm management plans, I think
23	your testimony previously was that those, those farm
24	management plans and the Act that that combination is
25	what causes you to feel that a grower is in compliance 2:11PM

1	as far as you're concerned?	2:11PM
2	MS. WEAVER: Object to form.	
3	Q Is that a fair summary of what your testimony was?	
4	A If he's following the law of the Act and he's got	
5	a farm plan and following this farm plan he should be	2:11PM
6	in compliance.	
7	Q And do you know whether that management plan is	
8	something that's that NRCS issues in a manner that's	
9	in conformance with what Oklahoma law wants to see in a	
10	farm management plan?	2:11PM
11	MS. WEAVER: Object to form.	
12	A I'm not qualified to know what they want or	
13	expect.	
14	Q Well, you're the one reviewing the farm management	
15	plan when you go out there on your annual inspection,	2:12PM
16	correct?	
17	A Okay, right.	
18	Q What are you looking to see in the farm management	
19	plan?	
20	A I'm looking to see that they have an application	2:12PM
21	rate and that they have a what they do with their	
22	dead bird disposal. Other than that, that's basically	
23	all I look at for what their plan is. If they're land	
24	applying, I want to know what their application rate	
25	could be.	2:12PM

1	Q	Does part of your checklist also ask for an	2:12PM
2	asse	ssment of whether the operations are in compliance	
3	with	the management plan?	
4	A	On the inspection that we do?	
5	Q	Correct.	2:12PM
6	A	Ask if they're in compliance with the management	
7	plan	. I'd have to look at it again. I don't think	
8	that	doesn't ring a bell. I know there's a question	
9	like	that but I'm not real sure which one it was	
10	refe	rencing. It would be on the second page.	2:13PM
11	Q	It asks under Number 2 if you'll read the	
12	ques	tion, there's a question there starts with the word	
13	"is?	"	
14	A	Is?	
15	Q	Just read that?	2:13PM
16	A	"Is the AWMP being followed by this operation?"	
17	Q	Then there's a checkmark there, right?	
18	A	Correct.	
19	Q	And your choices are what?	
20	A	Yes or no.	2:13PM
21	Q	And so that is something that you're checking	
22	eith	er yes or no on when you do your annual inspection?	
23	A	Whether he's on his land application if it's, you	
24	know	, at the rate that the plan says he can or below	
25	it.		2:13PM

1	Q And how do you make that determination on whether	2:13PM
2	their operations are in conformance with the nutrient	
3	management plan? What are you doing to make that	
4	determination to answer that yes or no?	
5	A Whether they are can I look at that exhibit	2:14PM
6	again?	
7	Q Yeah, that's fine. I'm not trying to hide it from	
8	you, I'm just trying to make sure I don't lose track of	
9	it for the court reporter.	
10	A Basically it you're going down to do, they have	2:14PM
11	a soil test, do they have their litter test and then	
12	their application rate, which down here it says	
13	recommended application rate, which is in their plan.	
14	That tells them whether they can put down one ton, two	
15	ton, three ton to an acre.	2:14PM
16	Q Right.	
17	A And then basically that's it and then is their	
18	plan to date or out of date.	
19	Q Right, there's questions that ask all that but	
20	then there's also a question that says is the AWMP	2:14PM
21	being followed by this operation, yes or no?	
22	A And the way I've interpreted that question is do	
23	they have a current soil test, yes, do they have a	
24	current litter test, yes, is their plan up to date,	
25	yes. That's how I've interpreted that question.	2:14PM

1	Q And did anybody how did you learn that that's	2:15PM
2	the way to interpret it?	
3	A That's just how I've interpreted it. I didn't	
4	learn it. That's just how I assumed that question is.	
5	I've never asked what does that question mean.	2:15PM
6	Q Have you I think I asked you at the outset	
7	whether you were aware of any of the growers in your	
8	territory that you felt were out of compliance right	
9	now and I think your answer was in the negative,	
10	correct?	2:15PM
11	A Right.	
12	Q So as of now if you were inspecting those farms	
13	that box would be checked yes, is that what you're	
14	telling me?	
15	A If they have a current if they have a current	2:15PM
16	litter test, a current soil test and their plan is up	
17	to date or they had a letter that they've applied to	
18	have a plan.	
19	Q What about if you've received a complaint?	
20	There's a portion of this checklist that allows you to	2:15PM
21	record that, correct?	
22	A Right, right.	
23	Q If there was a complaint that led you to see that	
24	the nutrient management plan such as the application	
25	rate wasn't being followed, would you still check that	2:16PM

1	question yes or would you check it no?	2:16PM
2	A I would mark it yes if the complaint had been	
3	closed or if there was a correction action, you know, a	
4	corrective action that was took to fix the problem.	
5	Q Let's talk about where you've actually observed,	2:16PM
6	if there's a situation where you had actually observed	
7	that the complaint was true and it hadn't closed and	
8	you're doing your annual inspection, what are you going	
9	to check in that box?	
10	A Well, if he's not following his plan so you would	2:16PM
11	have to mark no.	
12	Q Okay. So to that degree in my example, where the	
13	application rate is the complaint, you would be making	
14	some type of judgment call with regard to application?	
15	A Right.	2:16PM
16	Q As far as in your investigation?	
17	A Right. But on their Animal Waste Management Plan,	
18	if it's a complaint and it hasn't been closed, then it	
19	becomes a judgment call on that question.	
20	Q To your knowledge does Mr. Parrish ever go out	2:17PM
21	himself in the field and do any of these inspections?	
22	A He's never went with me.	
23	Q Do you believe that he utilizes the information	
24	that you transmit when you conduct these inspections or	
25	when you investigate these complaints in order to make	2:17PM

1	his determinations?	2:17PM
2	A I'm sure it helps him make a decision.	
3	Q Have you ever had a situation where a complaint	
4	about a grower's operations led to a hearing at the	
5	Department of Agriculture?	2:17PM
6	A I'm sorry, can you rephrase?	
7	Q Have you ever been involved in a situation where a	
8	complaint that you investigated on a poultry operation	
9	ended up in a hearing with the Department of	
10	Agriculture?	2:17PM
11	A Not that I can remember on a complaint, no.	
12	Q Have you ever had a situation where a complaint	
13	that you investigated you were asked to go back out a	
14	second time and do some follow up?	
15	A Yes.	2:18PM
16	Q Who would ask you to do that?	
17	A That would come from Dan.	
18	(Whereupon, a discussion was held off	
19	the record.)	
20	MR. GRAVES: I don't know what that's all	2:18PM
21	about. Is everybody still there?	
22	MS. GRIFFIN: Yeah, there was just a	
23	notice that I had to press a button to hold the	
24	call.	
25	Q Sorry for the interruption. What would be the	2:18PM

1	types of situations where Mr. Parrish has asked you to	2:18PM
2	go back and do some follow up?	
3	A It would be like if, you know, somebody had some	
4	litter stacked outside and it wasn't covered, I would	
5	have to go back and make sure they did cover it. If	2:18PM
6	I mean, that's usually one of the things that we have	
7	to do or we do do that, you know, to follow up.	
8	Q Have you ever found that a nutrient management	
9	plan that the NRCS prepared didn't meet with what	
10	Oklahoma with what the Act wants to see in a	2:19PM
11	nutrient management plan?	
12	MS. WEAVER: Object to form.	
13	A I wouldn't know. I mean, I wouldn't know what	
14	they expect. I know some growers don't really I	
15	mean, not to say they don't need it, but they sell	2:19PM
16	their chicken litter so they don't really the	
17	plan's, nothing in there for them since they don't	
18	utilize spreading litter.	
19	Q Have you ever heard of any situation where a	
20	grower's nutrient management plan was found to be out	2:19PM
21	of compliance with the Poultry Registration Act?	
22	A No.	
23	Q Are you able we've already talked about	
24	contraction of poultry houses, are you able to grow	
25	poultry in the State of Oklahoma without being	2:19PM
J		

1	regi	stered?	2:20PM
2	A	No.	
3	Q	Is a poultry company allowed to contract with a	
4	grow	er who doesn't have a registered farm?	
5	A	They can't do that either.	2:20PM
6	Q	Does any part of your job deal with oversight or	
7	look	ing at the application of commercial fertilizer?	
8	А	No, it does not.	
9	Q	Do you know why not?	
10	А	I have no idea.	2:20PM
11	Q	Does it make any sense to you that poultry	
12	litt	er I mean just asking for your opinion, that	
13	poul	try litter is something that you're charged with	
14	over	seeing and that commercial fertilizer is not on	
15	thes	e farms?	2:20PM
16		MS. WEAVER: Object to form.	
17	А	It doesn't bother me. My job is to	
18	Q	I didn't ask if it bothers you, I was asking you	
19	if m	ade any sense to you or if you knew of a reason why	
20	that	would be the case?	2:20PM
21	А	I haven't thought much of it.	
22	Q	Do you know of a reason why a commercial	
23	fert	ilizer isn't regulated and poultry litter is on	
24	thes	e farms?	
25	Α	I wouldn't know.	2:21PM

1	Q Are you aware of any Oklahoma laws that and	2:21PM
2	I've just asking for your knowledge, I'm not saying	
3	there is or there isn't, are you aware of any Oklahoma	
4	law that requires a farmer or a landowner to fence his	
5	cattle out of streams or keep the cattle out of	2:21PM
6	streams?	
7	A Not to my knowledge.	
8	Q In the time that you raised cattle, were you aware	
9	of any regulations that required you to do that?	
10	A No.	2:21PM
11	Q Did you let your cattle go in streams and drink	
12	from time to time?	
13	A They go to the pond to get a drink.	
14	Q And your travels through your territory, do you	
15	ever see cattle in streams?	2:21PM
16	A Yes.	
17	Q Do you personally believe that cattle can cause	
18	harm to water?	
19	A Do I personally believe it? I don't have enough	
20	education to know whether they do or whether they	2:22PM
21	don't.	
22	(Whereupon, a discussion was held off	
23	the record.)	
24	MR. TUCKER: John Tucker back for a little	
25	bit.	2:22PM

1			
1	Q	All right. Do you know whether cattle can cause	2:22PM
2		kind of erosion on stream banks?	
3	A	I don't know if they can or can't.	
4	Q	Did you ever observe any effects of cattle along	
5	stre	eam banks when you were raising cattle?	2:22PM
6	A	Along stream banks?	
7	Q	Right. Erosion.	
8	А	I've seen them stand around the pond.	
9	Q	Have you ever seen what their weight and them	
10	stam	ping along a creek bank could do? I'm just asking	2:22PM
11	whet	ther you have.	
12	А	No.	
13	Q	Okay. The summer of 2006, you testified that you	
14	were	e asked to do some GPS work?	
15	А	Uh-huh.	2:23PM
16	Q	Who asked you to come to GPS training, was that	
17	Mr.	Parrish?	
18	A	Yes, it was.	
19	Q	And how was that communicated to you?	
20	Α	Probably through a memo.	2:23PM
21	Q	How long was that training?	
22	A	A day.	
23	Q	A full day?	
24	A	Yeah.	
25	Q	In Oklahoma City?	2:23PM

1	А	Yes, sir.	2:23PM
2	Q	Do you know who put that training on?	
3	А	David Wheelock.	
4	Q	Who is he?	
5	A	I'm not real sure. He's just in our building.	2:23PM
6	Seem	s he knows how to run a GPS unit.	
7	Q	Does he work for the Department of Agriculture?	
8	A	Yeah, he's in that building so I guess he does.	
9	Q	Okay. Who all was present for the GPS training?	
10	A	Mr. Wheelock and myself along with the other	2:24PM
11	insp	ectors.	
12	Q	All of them?	
13	A	Uh-huh.	
14	Q	All four of them?	
15	A	Yes, sir.	2:24PM
16	Q	To your knowledge, were the other two inspectors	
17	invo	lved in either the random sampling that was done in	
18	2003	or 2004 or the attempted sampling in the summer of	
19	2005	?	
20	A	Do what?	2:24PM
21	Q	To your knowledge, were either of the other two	
22	poul	try inspectors I know you've already testified	
23	that	you and Mr. Littlefield were involved in some	
24	rand	om sampling, what you called the random sampling,	
25	2003	or '04?	2:24PM

1	A Okay.	2:24PM
2	Q And you were also involved in the attempted	
3	sampling in 2005, correct?	
4	A Right.	
5	Q Were the other two poultry inspectors involved in 2	2:24PM
6	either of those sampling attempts or sampling events?	
7	A Not the latest but the one where we just randomly	
8	went when all inspectors had to sample.	
9	Q Did they did each of you have the	
10	responsibility of sampling your own territory or were	2:25PM
11	you all sampling some selected territories?	
12	A No, we had to do it in our territory.	
13	Q So Mr. Foster Johnson would have had 25 farms in	
14	his area and Randy Thompson would have 25 farms in his	
15	area?	2:25PM
16	A Correct.	
17	Q And I think you said but I want to make sure I	
18	understand, that the 2005 sampling attempt that we've	
19	covered, which resulted in the Little Kansas meeting,	
20	was any inspector other than you and Mr. Littlefield	2:25PM
21	involved in that one?	
22	A In 2005?	
23	Q 2005. The one we talked about with CDM?	
24	A Yeah, it was just me and John and then it seems	
25	like Randy Thompson was with us occasionally. I think, 2	2:25PM

1	I think he went with us. Seemed like he was with us	2:26PM
2	because if we was to do it, if the farm was to allow us	
3	on there but not CDM, it was going to be a workload for	
4	two guys and seemed like Randy went with us in case we	
5	was able to sample, he could assist us in sampling.	2:26PM
6	Q Were any of those farms in Mr. Thompson's	
7	territory?	
8	A No, sir.	
9	Q Do you know whether or not Mr. Thompson attended	
10	any of the planning meetings or the or the Little	2:26PM
11	Kansas meeting?	
12	A I believe he was at the Little Kansas meeting, if	
13	I remember correctly. I think he was with us there.	
14	Q Do you have any idea how Mr. Thompson was going to	
15	assist if he had not been involved in the planning	2:26PM
16	meeting where the protocol was covered?	
17	A Just help us dig a hole, maybe pack	
18	some equipment. You know, just help us. Like I said,	
19	John has a bad knee and he's had open heart surgery	
20	and, you know, I guess just to help us pack some	2:27PM
21	equipment.	
22	Q Well, I was just asking because this was a	
23	different protocol than what was normal and if	
24	Mr. Thompson wasn't involved in covering that protocol,	
25	I was curious how he was going to be of assistance to	2:27PM

1	you. That was the reason for the question.	2:27PM
2	A I don't know.	
3	Q Back to summer of 2006, all four inspectors	
4	received some GPS training. What was then done, if	
5	anything, after you received the GPS training? What	2:27PM
6	was the purpose of that training?	
7	A It seemed like it was for the purpose of for	
8	maybe the state veterinarian for Avian flu, disease	
9	break out, just where they could locate maybe. I'm not	
10	real sure. I never really asked why I'm doing it, I	2:28PM
11	just did it.	
12	Q Which areas or territories or farms were you asked	
13	to go GPS?	
14	A My territory.	
15	Q And what were you asked to GPS in your territory?	2:28PM
16	A The poultry farm entranceway.	
17	Q All of them?	
18	A Uh-huh.	
19	Q Every farm in your territory?	
20	A Every registered poultry operation in my	2:28PM
21	territory.	
22	Q Do you know whether or not that's what the other	
23	inspectors were also asked to do in their territories?	
24	A I believe so.	
25	Q What did you do with the GPS coordinate	2:28PM

1	information that you collected on your GPS device after	2:28PM
2	you went out and did this?	
3	A We'd just take it into Oklahoma City and Mr.	
4	Wheelock, the gentleman who trained us to run the	
5	machine, would download it on his computer, I guess.	2:29PM
6	Q Do you know what he did with it from there?	
7	A I don't know.	
8	Q Do you have any idea where he kept all that	
9	information on that computer?	
10	A I wouldn't know.	2:29PM
11	Q Were you ever asked at any time not to to make	
12	sure not to dispose of documents or not delete e-mails	
13	or other things off of your computer?	
14	A No.	
15	Q No one ever asked you to do that?	2:29PM
16	A Nobody asked or told me.	
17	Q Okay. Do you know whether or not any other	
18	sampling attempts have been made on any farms since	
19	2005 for any of the farms in your territory by the	
20	Department of Agriculture?	2:29PM
21	A Not that I'm aware of.	
22	Q So you haven't been asked to participate or assist	
23	in any other	
24	A It just kind of died down and went away. Nobody	
25	ever said it's not going to happen or nobody told us,	2:30PM

1	you know, it's not going to happen. It just didn't	2:30PM			
2	happen.				
3	Q Do you know whether what any of the results of				
4	any of the sampling that has occurred on any of these				
5	farms was, do you know what the results were?	2:30PM			
6	A I don't have a clue what they were.				
7	Q Have you ever been told that any of the samples				
8	revealed any hazards or dangers to your health?				
9	A No.				
10	Q Have you ever been told that any of the samples	2:30PM			
11	revealed any type of pollution or problems with any of				
12	the waters in Oklahoma?				
13	A No, sir.				
14	Q Have you been told to keep a look out and make				
15	sure that certain corrective actions are taken on any	2:30PM			
16	of these farms following any of these sampling				
17	activities?				
18	A No, sir.				
19	Q Has your job or your day-to-day job changed in any				
20	way following any of these sampling activities?	2:30PM			
21	A No.				
22	Q Did you have to put off parts of your job, in				
23	other words some of the annual inspections that you				
24	would normally go out and do in a week, did you have to				
25	set those aside in order to go do these the two	2:31PM			

1	sampling activities we've talked about, the 25 random	2:31PM
2	and the one that resulted in the Little Kansas meeting?	
3	MS. WEAVER: Object to form.	
4	A It never interfered in anything that I was doing	
5	at the time.	2:31PM
6	Q Did you have to reschedule anything or juggle	
7	things around to do that?	
8	A No job-wise, no.	
9	Q Do you have any growers in your territory that	
10	raise birds for George's? Are you familiar with who	2:31PM
11	George's is?	
12	A Uh-huh. I'm just trying to think if I have any of	
13	those farms now. You know, I think I do, but I would	
14	have to look, double check.	
15	Q To your knowledge, have any of those farms been	2:32PM
16	found out of compliance by you in any of your annual	
17	inspections or investigations of complaints?	
18	MS. WEAVER: Object to form.	
19	A You know, again, it's been a while since I've done	
20	my inspections. We're just now fixing to start back.	2:32PM
21	I don't I don't think so. Not that I'm aware of.	
22	Q Did you meet with anyone to prepare for your	
23	deposition testimony today in advance of the	
24	deposition?	
25	A Yes, I did.	2:32PM

1	Q	Who did you meet with?	2:32PM
2	A	I met with Janet Monday morning.	
3	Q	Is that it?	
4		MS. WEAVER: In all fairness, I was in the	
5	same	meeting. I just wanted to let you know. I was	2:32PM
6	ther	e and Holly was there, Sharon Gentry and Rick	
7	Garr	en was there for a very small amount of time.	
8	Q	Okay. Is that your recollection?	
9	A	Yeah, that was it.	
10	Q	Have you had any meetings to prepare for your	2:33PM
11	depo	sition besides that one?	
12	A	No, sir.	
13	Q	How long was that meeting?	
14	A	I don't know. Wasn't very long. Hour and a half,	
15	mayb	e an hour.	2:33PM
16	Q	Were you asked to review any documents or did you	
17	revi	ew any documents to prepare today?	
18	A	No.	
19		MR. GRAVES: Okay. That's all my	
20	ques	tions. Pass the witness.	2:33PM
21		MS. LONGWELL: I've got questions for you	
22	but	would you like to take a break before we get	
23	star	ted?	
24		THE WITNESS: If you don't care.	
25		MS. LONGWELL: I'm fine with that.	2:33PM

1	THE VIDEOGRAPHER: We are off the record.	2:33PM
2	The time is 2:33 p.m.	
3	(Following a short recess at 2:33 p.m.,	
4	proceedings continued on the record at 2:39 p.m.)	
5	CROSS EXAMINATION	2:33PM
6	BY MS. LONGWELL:	
7	Q Mr. Berry, my name is Nicole Longwell. We met	
8	earlier this morning. I'm here on behalf of Peterson	
9	Farms today and I do have a series of questions I'd	
10	like to ask you. Unfortunately because I'm going	2:41PM
11	second, it may be we may jump around a little bit more	
12	than Mr. Graves did because I may have some follow up	
13	questions to what he's asked but I also have my own	
14	questions.	
15	A Okay.	2:41PM
16	Q All right. Mr. Berry, would you consider yourself	
17	the conduit for information from ODAFF to the poultry	
18	growers in your area?	
19	A The what?	
20	Q Like the person who delivers the information from	2:41PM
21	ODAFF?	
22	A Yes, ma'am.	
23	Q Okay. So if	
24	A The messenger you mean?	
25	Q Right. Basically like a messenger?	2:41PM

1	A Yes, ma'am.	2:41PM
2	Q So if the growers have questions about what ODAFF	
3	requires of them, would they be most likely to ask you	
4	that question?	
5	A Yes, ma'am.	2:41PM
6	Q Would you say that you're the man on the ground in	
7	enforcing the laws of the State of Oklahoma with	
8	regards to poultry growing operation?	
9	MS. WEAVER: Object to form.	
10	A I don't enforce no law, I just report what I find,	2:42PM
11	what I see back to my office and then they do the	
12	enforcing.	
13	Q Let me ask some questions about that. So you've	
14	been given directives of what your responsibilities are	
15	as a poultry inspector, correct?	2:42PM
16	A Yes.	
17	Q And part of those responsibilities are to verify	
18	the poultry grower's compliance with the laws of	
19	Oklahoma, is that correct?	
20	A Yes, ma'am.	2:42PM
21	Q Okay. So in the sense that you're the person on	
22	behalf of ODAFF who is out there verifying whether or	
23	not the poultry growers are following the laws of the	
24	State of Oklahoma, would you agree with that?	
25	A Right.	2:42PM

1	MS. WEAVER: Objection.	2:42PM
2	Q Earlier you indicated that you had been provided	
3	the poultry Act, do you recall that?	
4	A Yes.	
5	Q I am going to provide that a document. I want	2:42PM
6	you to let me know you if you've seen this document	
7	before or seen the contents of this document before,	
8	let me say it that way. Let me just hand this to you	
9	first and see if you recognize what I'm handing you.	
10	Take a moment to look through it.	2:43PM
11	A I've seen this before.	
12	Q And would this was this the poultry Act that	
13	you were referring to that you had seen before?	
14	A No, ma'am.	
15	Q No, it's not. When had you seen this document	2:43PM
16	before?	
17	A Well, I just seen it the other day in my	
18	briefcase. I've got several things titled, you know,	
19	Acts and stuff, but I can't describe the actual Act	
20	that I think is the actual Act but it don't have all	2:43PM
21	this heading like that.	
22	Q Okay. So it doesn't have all the legal mumbo	
23	jumbo that you see at the top of this document?	
24	A (Witness shakes head.)	
25	Q Have you reviewed this before?	2:44PM

1	A I've looked through it.	2:44PM
2	Q Would you say you've looked through it with enough	
3	sufficiency that you could talk about its contents?	
4	A To some extent I'm sure I can.	
5	Q Let me mark this as Exhibit 10 to your deposition.	2:44PM
6	I want to direct you to Section 10-9.7, which is six	
7	pages in, I believe. It begins at the bottom of the	
8	page.	
9	A Okay.	
10	Q We'll wait until your counsel has a copy of the	2:44PM
11	same document before I ask these questions. Let's look	
12	at Section B which is actually on the next page.	
13	A Okay.	
14	Q Section B says that it states that, "The	
15	criteria for best management practices shall be	2:45PM
16	promulgated by rules by the board and shall include but	
17	not be limited to the following." And then there's a	
18	series of paragraphs, numbered paragraphs and letter	
19	paragraphs, but it does say the criteria for best	
20	management practices, correct?	2:45PM
21	A Yes, ma'am.	
22	Q Okay. Subsection one states that, "There shall be	
23	no discharge of poultry waste or poultry to waters of	
24	the State," do you see that?	
25	A Right, yes.	2:45PM

1	Q	Are you familiar with this statement of law?	2:45PM
2	A	Not of the discharge. I mean, I've never really	
3	deal	t with much of the discharge of poultry waste.	
4	Q	What do you understand discharge to mean?	
5	A	Like, like water flooding into something else.	2:45PM
6	Q	Okay. So you're not familiar with that aspect of	
7	this	particular Act, is that accurate?	
8	A	Right.	
9	Q	Do you have an understanding of what poultry waste	
10	mean	s in this sentence?	2:46PM
11		MS. WEAVER: Object to the form.	
12	А	I guess. I mean, other than the discharge word, I	
13	mean		
14	Q	Tell me what your understanding, if you have one,	
15	of w	hat poultry waste means.	2:46PM
16	A	Just the poultry litter that comes out of the	
17	poul	try barns.	
18	Q	So we're talking about poultry litter?	
19	А	Uh-huh.	
20	Q	If I refer to in the rest of your deposition	2:46PM
21	poul	try litter, we'll be talking about the same thing?	
22	А	Okay.	
23	Q	Is that accurate?	
24	А	Right, yes.	
25	Q	We'll be talking about what comes out of the barn?	2:46PM

1	A	Yes.	2:46PM
2	Q	The hulls and excrement?	
3	A	Right, right.	
4	Q	Okay. Do poultry growers that you encounter, do	
5	they	use the term poultry waste to refer to what comes	2:46PM
6	out	of their barn?	
7	A	They refer to it as litter.	
8	Q	Would you say whether a poultry operation is	
9	caus	ing pollution to the waters of the State of	
10	Okla	homa is within your jurisdiction as an ODAFF	2:47PM
11	insp	ector?	
12	А	No.	
13	Q	Is it your understanding that Oklahoma law	
14	requ	ires registered poultry operations to utilize best	
15	mana	gement practices?	2:47PM
16	A	Yes.	
17	Q	Do you understand where would those I'm	
18	sorr	y. Where would those best management practices be	
19	loca	ted that the poultry	
20	A	In the Act?	2:47PM
21	Q	Located in the Act?	
22	A	Oh, I don't know if it's in the Act.	
23	Q	Were would you, if you were to tell a poultry	
24	grow	er to use best management practices, what would you	
25	dire	ct them to for those practices?	2:47PM

1	А	Not to over land apply. If their plan says two	2:47PM
2	tons	an acre don't exceed that or they're out of	
3	compl	liance, they're not following their plan. To store	
4	their	c litter, either keep it in a poultry barn or in a	
5	stac	k house, storage shed or get it land applied. Stay	2:48PM
6	back	100 feet from waters of the State. That would be	
7	what	I would consider.	
8	Q	Let's talk about each of those items because what	
9	you t	cold me, basically, is three items. One is apply	
10	the 1	litter at the rate that is identified in your plan,	2:48PM
11	corre	ect?	
12	А	Right.	
13	Q	Okay. The second one was store litter	
14	А	(Nods head.)	
15	Q	appropriately or land apply it appropriately?	2:48PM
16	A	Uh-huh.	
17	Q	Correct? And then the third was when you're land	
18	apply	ying litter to follow the set backs?	
19	A	Yeah.	
20	Q	Where are the set backs typically located, what	2:48PM
21	docur	ments?	
22	A	I think that's in the NRCS, like maybe 590	
23	stand	dard rule, maybe.	
24	Q	Have you ever seen that NRCS Code 590?	
25	A	Yeah.	2:49PM

1	Q	Have you reviewed it?	2:49PM
2	А	A little bit.	
3	Q	So you think the set back associated with the	
4	app]	lication of poultry litter is located in that code?	
5	А	I believe so.	2:49PM
6	Q	Okay. And then the your first item that you	
7	tal	ked about was the proper application of poultry	
8	litt	ter. That's located in their Animal Waste	
9	Mana	agement Plan, correct?	
10	А	Yes.	2:49PM
11	Q	Okay. And then the storage of litter, that's	
12	loca	ated in the poultry Act?	
13	А	No, that's in their plan, too, how they're going	
14	to s	store their litter.	
15	Q	The type of facility they're using to store their	2:49PM
16	litt	cer?	
17	А	Mm-hmm.	
18	Q	How to properly store it?	
19	А	Right.	
20	Q	Is located in the Animal Waste Management Act?	2:49PM
21	А	It should be.	
22	Q	So would you agree with the statement that best	
23	mana	agement practices as described by the poultry Act	
24	are	pretty much incorporated in the Animal Waste	
25	Mana	agement Plan that these growers follow?	2:49PM

1	A Right.	2	:49PM
2	MS. WEAVER: Object to fo	rm.	
3	Q Tell me what your understandin	g of the NRCS Code	
4	590 is.		
5	A What's my understanding of it?	2	:50PM
6	Q Yes.		
7	A It's basically the set back.	What I've seen of it	
8	is determining factor of half rate,	full rate, soil	
9	test results.		
10	Q Have you are you familiar w	ith whether or not 2	:50PM
11	the NRCS has considered slope of th	e land that the	
12	poultry litter is being applied to?		
13	A It's in the 590, I believe, al	so.	
14	Q Assuming that you're dealing w	ith a new poultry	
15	grower and they've applied for thei	r Animal Waste 2	:50PM
16	Management Plan and they're asking	you for direction on	
17	how to apply poultry litter because	they've yet to	
18	receive their plan, how would you -	- you've indicated	
19	that you would provide them a soil	you would tell	
20	them to get a soil test?	2	:50PM
21	A Uh-huh.		
22	Q You've indicated that you woul	d ask them to take a	
23	litter test, is that correct?		
24	A Correct.		
25	Q Okay. Now, how would they the	n determine what the 2	:51PM

1	proper rate of application is for their litter to their	2:51PM
2	land?	
3	A Well, they would have to ask somebody that knows	
4	how to figure the litter test and soil test but to do	
5	the math.	2:51PM
6	Q Do you know how to do the math to help them?	
7	A To some extent, but I don't do it for them because	
8	I'm not trained to do that.	
9	Q Okay. So could you sit down with the NRCS code	
10	and their soil test or their litter test and help them	2:51PM
11	determine how much to apply to their property?	
12	A I think they could take the 590 and look at it and	
13	figure it out themselves, but I couldn't show it to	
14	them and feel like I was good enough at telling them	
15	how to do it, that I would leave them out there on	2:51PM
16	their own doing it.	
17	Q Have you ever have you received any type of	
18	training from the Oklahoma Department of Agriculture on	
19	how to try to help a grower analyze the soil test, the	
20	litter test and the NRCS Code 590 to determine how to	2:51PM
21	apply litter to their land?	
22	A No, ma'am.	
23	Q Do you ever get requests from technical for	
24	technical assistance from commercial litter	
25	applicators?	2:52PM

1	A Commercial litter applicators. Yeah, what that	2:52PM
2	would be is mainly how to fill out a report form.	
3	Q Now, you've indicated that you have gone to some	
4	training, O.S.U. training classes for commercial litter	
5	applicators, is that accurate?	2:52PM
6	A Most of it is more for the poultry operator.	
7	Q Okay. Are the commercial litter applicators	
8	within your jurisdiction as a poultry inspector?	
9	A They are in my territory.	
10	Q What type of do you ever conduct any inspection	2:52PM
11	of the records of commercial litter applicators?	
12	A No, ma'am.	
13	Q Now, for commercial applicators, if they're going	
14	to apply litter to someone who is not a poultry	
15	grower's property, that individual doesn't have an	2:53PM
16	Animal Waste Management Plan, is that accurate?	
17	A More than likely they don't. They're not required	
18	by law to have one.	
19	Q But they are required to have a soil test?	
20	A A soil test and a licensed applicator to spread it	2:53PM
21	for them.	
22	Q What type of if you know, what type of	
23	documentation does an individual who's receiving	
24	poultry litter who is not a poultry grower have to	
25	provide to the Department of Agriculture as to their	2:53PM

1	activity on their own land?	2:53PM
2	A They don't, the applicator turns in all the	
3	reports. All the landowner is required to do is take	
4	the soil tests and give a copy of that to the	
5	applicator so the applicator has to send in a report	2:54PM
6	along with a copy of the soil and litter test of that	
7	application.	
8	Q And who informs the individual who is receiving	
9	the poultry litter for their land that they're required	
10	to have a soil test?	2:54PM
11	A I mean, that's hopefully it's just public	
12	knowledge, I guess. I mean, I'm hoping that when you	
13	talk to a poultry farm about getting litter from them	
14	that they inform them that, yeah, we can sell you some	
15	litter but you've got to have a licensed applicator,	2:54PM
16	you know, spread it. And other than that, I don't know	
17	how they would find out.	
18	Q Now, in some instances have you found that there	
19	are poultry growers who sell their litter to a	
20	commercial applicator but never know where their litter	2:54PM
21	is going to be applied?	
22	A Right.	
23	Q Okay.	
24	A Right.	
25	Q So they wouldn't be able to have that	2:54PM

1	communication with the person who's receiving the	2:54PM
2	litter?	
3	A Exactly.	
4	Q So then would it be on the commercial applicator's	
5	responsibility?	2:54PM
6	A Right, when I do my inspection and the poultry	
7	operator tells me that he sold his litter, it might	
8	it might have wound up at my dad's farm, example, but	
9	if it was sold to a commercial applicator whose	
10	brokering litter and selling it so that's the name that	2:55PM
11	appears on my inspection sheet who did he sell it to.	
12	And then what that applicator did with it is sold it	
13	to, you know, basically, say my dad, along with an	
14	applicator report, my dad's name would show up on that	
15	report.	2:55PM
16	Q Have you on occasion been aware of violations that	
17	have been issued to the commercial litter applicator	
18	for failure to obtain a soil test for property in which	
19	they applied poultry litter?	
20	A I've seen it where it's been a violation.	2:55PM
21	Q Let me hand you another document and ask you if	
22	you have seen this document before?	
23	A Well, I haven't seen this whole thing.	
24	Q What part have, if any, have you seen of this	
25	document?	2:56PM

1	A This part right here. This part right here, table	2:56PM
2	eight.	
3	Q Okay. Let's take let me mark this document as	
4	Exhibit 11 to your deposition. And then let's take a	
5	look, let's start let me just go ahead and look at	2:57PM
6	the first page of the document and ask you a question.	
7	A Okay.	
8	Q Do you see the section that says purposes?	
9	A Uh-huh, yes.	
10	Q The third bullet point says that one of the	2:57PM
11	purposes of this document is to minimize agricultural	
12	nonpoint source pollution of service and ground water	
13	resources, do you see that?	
14	A Yes, I do.	
15	Q Okay. Is it your understanding, Mr. Berry, that	2:57PM
16	one of the purposes of code the NRCS Code 590 is to	
17	manage nonpoint source pollution to ground water and	
18	surface water resources?	
19	A Yes.	
20	Q And do you know, I mean, isn't it true that Title	2:57PM
21	2, the document we just looked at of the Oklahoma	
22	statutes mandates the Animal Waste Management Plans for	
23	poultry growers basically requires those plans to use	
24	this particular document.	
25	MS. WEAVER: Object to form.	2:58PM

1	Q Code 590?	2:58PM
2	A It talks about the best management practices so	
3	that would go to this 590.	
4	Q Okay. And then looking at the first page of the	
5	Exhibit 11 on this Code 590 it says under criteria,	2:58PM
6	general criteria applicable to all purpose, plans for	
7	nutrient management shall comply with all applicable	
8	federal, state and local laws and regulations, do you	
9	see that?	
10	A Yes, I do.	2:58PM
11	Q Okay. So the state statutes say you've got to	
12	follow best management practices, which are encompassed	
13	in the Code 590, correct?	
14	A Okay.	
15	Q And then Code 590 says any nutrient management	2:58PM
16	plans under this code must comply with all federal and	
17	state laws, correct?	
18	A Right.	
19	Q Let's now look at table eight that you were	
20	looking at a moment ago.	2:59PM
21	A Okay.	
22	Q Table eight states that it's the annual waste	
23	application rates for non-nutrient limited watershed,	
24	correct?	
25	A Mm-hmm.	2:59PM

Q	So if you're looking at a non-nutrient management	2:59PM
I	'm sorry, non-nutrient limited watershed, this is	
the	application rate for the application of poultry	
litt	er, correct?	
A	Correct.	2:59PM
Q	And now if you look at table nine, which two pages	
behi	nd, have you seen table nine before?	
А	Yes, I have.	
Q	Okay. And table nine is the annual waste	
appl	ication rate for nutrient limited watersheds,	2:59PM
corr	ect?	
А	Correct.	
Q	And the Illinois, as of, what, I think last year	
or 2	005, was designated as a nutrient limited	
wate	rshed, correct?	3:00PM
А	Yes, it was, yes.	
Q	So prior to that date, it was identified as a	
non-	nutrient watershed and table eight would have	
prov	rided the application rates, correct?	
А	Right.	3:00PM
Q	Have you ever heard of the term phosphorous index?	
А	Yes, I have.	
Q	Would it be fair to say that for nutrient limited	
wate	rsheds in the State of Oklahoma that table nine is	
	I the litt A Q behi A Q appl corr A Q or 2 wate A Q non- prov A Q A	I'm sorry, non-nutrient limited watershed, this is the application rate for the application of poultry litter, correct? A Correct. Q And now if you look at table nine, which two pages behind, have you seen table nine before? A Yes, I have. Q Okay. And table nine is the annual waste application rate for nutrient limited watersheds, correct? A Correct. Q And the Illinois, as of, what, I think last year or 2005, was designated as a nutrient limited watershed, correct? A Yes, it was, yes. Q So prior to that date, it was identified as a non-nutrient watershed and table eight would have provided the application rates, correct? A Right. Q Have you ever heard of the term phosphorous index? A Yes, I have.

1	MS. WEAVER: Object to form.	3:00PM
2	A For parts of northeastern Oklahoma, it would be.	
3	Q And what parts of northeastern Oklahoma would it	
4	not be?	
5	A Well, like in any territory, it would be like	3:00PM
6	Sequoyah County, Muskogee County. I mean, I would have	
7	to get my map to see where the line is, but not all of	
8	my counties, all of them are in the limited watershed.	
9	Q Right. But for only the Illinois river watershed,	
10	however, table nine would be the Oklahoma	3:00PM
11	A Yes.	
12	Q phosphorous index, correct?	
13	MS. WEAVER: Object to form.	
14	A Yes, I see what you're saying, yes.	
15	Q Looking at table nine, it is possible that if a	3:01PM
16	soil tests phosphorous at 121 to 300 and that's the	
17	test of the soil, correct?	
18	A Right.	
19	Q That if I were an individual applying or a	
20	poultry grower applying poultry waste to my property	3:01PM
21	that I could apply a half rate depending upon the slope	
22	of the land, is that correct?	
23	A Correct.	
24	Q And then on the next page of this document, a half	
25	rate is defined, is it not?	3:01PM

1	A It should be in there. Yeah, it is.	3:01PM
2	Q And at the first section, right?	
3	A Uh-huh.	
4	Q And then it says so a half rate of phosphorous	
5	would be 100 pounds of P205 per acre when surface	3:01PM
6	applied, is that accurate?	
7	A 100 pounds would be half rate.	
8	Q Okay. Now, is it my understanding of your	
9	testimony at this point that you feel that your	
10	responsibilities as the poultry inspector do not	3:02PM
11	include evaluating whether there is discharge or runoff	
12	from any of these poultry farms into the water of the	
13	State of Oklahoma?	
14	A I think I have to evaluate it, but I don't	
15	determine the end result of it.	3:02PM
16	Q Okay. And in your evaluation, what does that	
17	include?	
18	A Just what I see, what I observe, what the records	
19	say, what the book says or, you know, what the	
20	documents they provide me say.	3:02PM
21	Q So would you say that it was would it be a fair	
22	statement then to say that your jurisdiction includes	
23	confirming that a poultry grower is following their	
24	Animal Waste Management Plan and the laws of the State	
25	of Oklahoma?	3:02PM

1	A Uh-huh.	3:03PM
2	Q Is that correct?	
3	A Uh-huh.	
4	Q And if they're doing so, then in your opinion are	
5	they creating discharge or runoff in the waters of the	3:03PM
6	State of Oklahoma?	
7	MS. WEAVER: Object to form.	
8	A I don't know how to answer that. I mean, I think	
9	if you're following what the Act says and you're	
10	following your plan, you are in compliance. But, you	3:03PM
11	know, can you restate that? I confused myself.	
12	Q Sure. Would you feel the need to report to anyone	
13	at ODAFF that a poultry grower may be causing pollution	
14	through discharge or runoff from their land into the	
15	water of the State of Oklahoma if you find that they	3:03PM
16	are following their Animal Waste Management Plan and	
17	the laws of the State of Oklahoma?	
18	A No, I wouldn't. The only reason I would be	
19	concerned of that is if I did a complaint, went out on	
20	a complaint and somebody had spread litter and it was	3:03PM
21	closer than 100 foot to a pond or a creek or a stream	
22	and where it's supposed to be 100 foot and they spread	
23	it within 50 foot. Well, then that would be in my	
24	report, not that they were in violation, that they	
25	spread within 50 foot of a	3:04PM

1	Q And that would be based on the only reason you	3:04PM
2	would be out there investigating that would be because	
3	somebody made a complaint?	
4	A Yes, ma'am.	
5	Q So is it then your understanding that if an	3:04PM
6	applicator follows the Animal Waste Management Plan,	
7	does the soil test, does the litter test and applies at	
8	the rate and within the restricted setbacks, that there	
9	shouldn't be any runoff from the property?	
10	A You know, ma'am, I'm not qualified to say whether	3:04PM
11	there would be or wouldn't be. I just know that he	
12	would be following the rules.	
13	Q Okay. Based on your area, do you know what the	
14	percentage of poultry growers that you inspect that	
15	sell or give away their litter?	3:05PM
16	A I don't know an exact number, but I know there's	
17	several that do. There's and there's been more in	
18	the since the watershed has come into play, the	
19	Tenkiller and the Fort Gibson watershed has come into	
20	play, there's more that's selling.	3:05PM
21	Q Would you agree that there's a significant amount	
22	of acreage in your area of Illinois River watershed	
23	that is not receiving poultry litter?	
24	A I would assume so.	
25	Q Are most of the cattle operators getting their	3:06PM

1	poultry litter from commercial litter applicators to	3:06PM
2	your knowledge?	
3	A Well, they have they would have to be a	
4	commercial applicator to get it land applied, so yeah.	
5	Q Meaning as a if I'm a poultry grower and I want	3:06PM
6	to and I want to sell my litter to a cattleman, I	
7	can't just take my litter over there and land apply it	
8	on his behalf because I have a private poultry litter	
9	application?	
10	A Unless you are trading something out. Like, you	3:06PM
11	know, bartering something, hay or something, you can't	
12	be hanging your shingle out making money off of it or	
13	you become a commercial fertilizer.	
14	Q And then I have to get the license to do that,	
15	correct?	3:06PM
16	A Yeah, commercial.	
17	Q Okay. Like I said, I'm just trying to make sure I	
18	don't repeat questions so I'm sorry for the delay.	
19	A You're okay.	
20	Q Would you say that in essence you are the eyes and	3:07PM
21	ears of the State of Oklahoma in the watershed with	
22	regards to poultry litter and poultry operations?	
23	MS. WEAVER: Object to form.	
24	A As far as regards to what the law is, yes.	
25	Q So the question of what is done about your	3:07PM

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1	actually who have contracts with Peterson Farms at this	3:09PM
2	time.	
3	A Okay.	
4	Q Okay. I'd like you to look over the list and tell	
5	me which of these individuals of these farms you're the 3	3:09PM
6	inspector, the poultry inspector for.	
7	A The top two.	
8	Q So Anita Andrews and Jeff Andrews?	
9	A Mm-hmm.	
10	Q Can you tell me if Anita Andrews' current facility 3	3:10PM
11	is located in the Illinois River watershed?	
12	A That's a trick question because the line goes	
13	right across their barns, one of their barns. I would	
14	have to look at my last inspection sheet to determine	
15	what I'd come up with.	3:10PM
16	Q Well, let's do that.	
17	A That was a good question.	
18	Q At one point in time this was a much larger farm?	
19	A Yeah.	
20	Q Is that your recollection?	3:10PM
21	A Yeah. It may be in the Fort Gibson. It may be	
22	her husband that's in the	
23	Q I'll hand you what I'm marking as Exhibit 13 to	
24	your deposition. This is an inspection checklist dated	
25	April 24, 2001, correct?	3:11PM

1	А	Correct.	3:11PM
2	Q	And this isn't actually one that you did?	
3	А	No, it's not.	
4	Q	But Mr. Fisher, Gary Fisher did?	
5	А	Right.	3:11PM
6	Q	And you indicated earlier he was a poultry	
7	insp	ector before you?	
8	А	Right.	
9	Q	You took on his responsibilities.	
10	А	Right.	3:11PM
11	Q	Okay. Looking at this document, looking at	
12	Exhi	bit 13, this says that it's for the producer Circle	
13	A Fa	rms, is that correct?	
14	А	Right. Yes, ma'am.	
15	Q	And underneath it it says Sam, Anita and Jeff	3:11PM
16	Andr	ews, correct?	
17	А	Right, yes.	
18	Q	And the number of houses on this particular	
19	insp	ection sheet is checklist is eight?	
20	А	Correct.	3:11PM
21	Q	Okay. Looking at paragraph numbered Number 1	
22	wher	e it says watershed, ground water?	
23	А	Uh-huh.	
24	Q	It says watershed where facility is located and	
25	ther	e are two numbers.	3:12PM

1	A Uh-huh.	3:12PM
2	Q Can you tell me which watershed correlates with	
3	this first number 11110103060?	
4	A No, I can't.	
5	Q Can you tell me which watershed correlates with	3:12PM
6	11070209100?	
7	A No.	
8	Q Do you know in which watershed this facility is	
9	located?	
10	A Well, the problem with this one is and, again,	3:12PM
11	I wasn't inspector when this was done, but Sam, Anita	
12	and Jeff; it's Jeff is their son, Anita is the wife and	
13	Sam is the husband. They've got they have got barns	
14	in two different watersheds because it's not all in one	
15	spot. They're down the road from each other.	3:12PM
16	Q Okay.	
17	A And they're actually in three different locations	
18	and so that's probably why there's two numbers because	
19	there's probably a set that's in the and one of	
20	these numbers, I'm sure, correlates with Tenkiller and	3:12PM
21	one correlates with Fort Gibson but the watershed line,	
22	the dividing line between Tenkiller and Fort Gibson,	
23	goes right over the top of one of their chicken barns.	
24	Q Okay. So let's then look at a more recent or a	
25	inspection report that you did, if we can do that?	3:13PM
		l.

1	A	Yes.	3:13PM
2	Q	That might help a little bit more.	
3	A	Yes.	
4	Q	I'm on Exhibit 14. And this is an inspection	
5	chec	klist dated February 3rd, 2003, correct?	3:13PM
6	A	Yes, ma'am.	
7	Q	And the producer here is only indicated to be	
8	Anit	a Andrews, Circle A Ranch, correct?	
9	A	Yes.	
10	Q	And the number of houses is two as opposed to	3:13PM
11	eigh	t?	
12	A	Correct.	
13	Q	Okay. And once again we have a number for the	
14	wate	rshed where the facility is located?	
15	A	Correct. When before the Tenkiller, Fort	3:14PM
16	Gibs	on watershed come into play all I had was it's a	
17	map	and it's got it's like smaller watersheds and	
18	it's	got numbers for those little smaller watersheds	
19	and	that's the number that correlates with that I don't	
20	know	the name of it. I just it's a map that had	3:14PM
21	litt	le smaller watershed within the big watershed. I	
22	gues	s, if you will, and those numbers is what I was	
23	writ	ing down.	
24	Q	Who provided you this map that had the little	
25	wate	rshed numbers on it?	3:14PM

1	A My office.	3:14PM
2	Q The ODAFF did?	
3	A Yes, ma'am.	
4	Q Okay. Do you still use that map today?	
5	A No, I don't. And I do, if it's not in a	3:14PM
6	vulnerable watershed, but I was instructed that if it's	
7	in Tenkiller that I write Tenkiller now. If it's in	
8	Fort Gibson write Fort Gibson. That's the only two	
9	vulnerable watersheds that's in my territory. And if I	
10	have a facility in a watershed, write it on here,	3:14PM
11	Tenkiller or Fort Gibson and don't use the little	
12	numbers.	
13	Q So based on what you see on Exhibit 14, you can't	
14	tell me which watershed these two poultry houses are	
15	located in?	3:15PM
16	A I know where her houses are at. I just couldn't	
17	tell you I'd be speculating but I'm going to say	
18	that hers is in Fort Gibson.	
19	Q Okay. Do you know why there was a reduction in	
20	number of houses?	3:15PM
21	A Because there's three sites. There's two barns	
22	down the road and there's two at her house and then	
23	there's two at Jeff's house.	
24	Q So sometime between 2001 when this inspection that	
25	is Exhibit 13 and your inspection in 2003, they	3:15PM

1	separated their houses?	3:15PM
2	A Yeah, uh-huh.	
3	Q Okay.	
4	A Yeah, yeah. I think it was quite a paperwork deal	
5	there for a while.	3:15PM
6	Q Well, while we're on while we have Exhibit 14	
7	out, under Paragraph No. 2 it says is the AWMP	
8	available for review. You don't have anything marked	
9	there. Do you remember why you have nothing marked	
10	there?	3:16PM
11	A No. Just it's an oversight on my part because on	
12	the back page, I note that AWMP is being prepared in a	
13	letter from NRCS will be sent to ODA to be put in the	
14	file so it was just an oversight on my part in not,	
15	marking that.	3:16PM
16	Q Now, then you also, if we look at the third page	
17	of this exhibit, on Paragraph No. 8 it says it's the	
18	AWMP being followed by this operation and you checked	
19	no and wrote out not available, is that correct?	
20	A Right, because there wasn't one.	3:16PM
21	Q Do you know whether or not this particular grower	
22	land applied any of the litter that came out of these	
23	two barns in this inspection period?	
24	A On the second page of that inspection it says	
25	litter sold or given away.	3:16PM

1	Q	So she didn't land apply any of it?	3:16PM
2	A	No, she sold it.	
3	Q	Okay. I'm going to go through these pretty	
4	quic	kly. Let me hand you what I'm marketing as Exhibit	
5	15.	This is another poultry inspection checklist for	3:17PM
6	Anit	a Andrews, correct?	
7	А	Yes, ma'am.	
8	Q	And this one is actually dated December 8th, 2003?	
9	А	Yes, ma'am.	
10	Q	And again, we don't know which watershed with	3:17PM
11	rega	rd to Illinois River or Fort Gibson that we're	
12	actu	ally in?	
13	A	Correct.	
14	Q	Okay. Based on what is on this inspection	
15	chec	klist?	3:17PM
16	A	Uh-huh.	
17	Q	Okay. And it appears from this second page that	
18	she	sold or gave away all of her litter this inspection	
19	year	, correct?	
20	A	To Jeff, right.	3:17PM
21	Q	And then on Paragraph 8 where it says is the AWMP	
22	bein	g followed by this operation, you checked yes?	
23	А	Right.	
24	Q	Was there an AWMP in place?	
25	A	No, it wasn't. And it would be an oversight on my	3:18PM

1	part because it's marked they don't have a plan yet.	3:18PM
2	Q But she's not land applying anyway, so it's not	
3	really an issue, is it?	
4	A She wasn't land applying. Our inspection sheets	
5	have changed, too, and you get to marking yes and no on	3:18PM
6	a lot of things. If you don't slow down and stop	
7	sometimes you'll mismark something.	
8	Q Let me give you what I'm marking as Exhibit 16 to	
9	your deposition, okay? This inspection checklist is	
10	for Anita Andrews again, correct?	3:18PM
11	A Yeah there's only two pages to my	
12	Q That is all I have. I'll have to represent that	
13	this is all I have with regards to this inspection	
14	checklist?	
15	A Okay.	3:19PM
16	Q We can talk about what's missing. The date on	
17	this is March 6th, 2007, so this is this year, correct?	
18	A Yes.	
19	Q What sheet appears to be missing from this	
20	document?	3:19PM
21	A It would be litter sold and given away.	
22	Q Okay. So from these two pages you can't tell	
23	whether she land applied or?	
24	A Yes, I can on the front page on the date of soil	
25	test.	3:19PM

1	Q	Okay.	3:19PM
2	A	I'll write if they sell their litter, I'll	
3	writ	e sold litter.	
4	Q	Okay.	
5	A	Because then they're not required to have a soil	3:19PM
6	test	. So the office will know why they don't have a	
7	soil	test I'll write sold litter there.	
8	Q	So once again she sold all her litter, at least	
9	for	this inspection period?	
10	А	Mm-hmm.	3:19PM
11	Q	Even though we don't have the document, the	
12	addi	tional page that indicates that?	
13	A	Right, yes, ma'am.	
14	Q	But as to Paragraph No. 1, watershed or ground	
15	wate:	r, in this instance you've indicated that the	3:19PM
16	wate:	rshed where the facility is located is Fort Gibson?	
17	A	Fort Gibson.	
18	Q	So those two houses are in Fort Gibson?	
19	A	Yes, ma'am.	
20	Q	Not in the Illinois watershed?	3:19PM
21	A	Correct.	
22	Q	You said they have three sites, is that what you	
23	said	?	
24	A	Uh-huh.	
25	Q	So they have houses at three different locations?	3:20PM

1	A Uh-huh.	3:20PM
2	Q But only is there another okay, we'll just,	
3	we'll get there. Strike that question. You indicated	
4	that Jeff Andrews was you were a poultry inspector	
5	for Jeff Andrews as well, is that correct?	3:20PM
6	A Yes, ma'am, it is.	
7	Q You indicated earlier in one of your answers that	
8	part of the original eight houses that were a part of	
9	Circle A Ranch were located in the Fort Gibson	
10	watershed and part were located in the Illinois	3:21PM
11	watershed?	
12	A Yeah, I mean, Anita's is Fort Gibson and Jeff is	
13	going to be Fort Gibson and Sam is going to be	
14	that's the trick question because the line does come	
15	through right over the top of his barns it appears.	3:21PM
16	Q Okay. So with regard to Jeff, do you know	
17	which where his barns are located?	
18	A He's in Fort Gibson.	
19	Q He's in Fort Gibson so he's not in the Illinois	
20	watershed?	3:21PM
21	A No, ma'am.	
22	Q Do you know how many houses that Jeff is operating	
23	under his license?	
24	A I think two or four. I can't remember.	
25	Q Let me give you the most recent inspection	3:22PM

1	checklist for Mr. Andrews. We're on Exhibit 17.	3:22PM
2	A Okay.	
3	Q Okay. Looking at Exhibit 17, it's dated January	
4	23rd, 2007, correct?	
5	A Yes, ma'am.	3:22PM
6	Q And the producer is identified as Jeff Andrews?	
7	A Yes.	
8	Q And the number of houses is four?	
9	A Okay.	
10	Q So those are the four houses you were talking	3:22PM
11	about that you believed to be in the Fort Gibson	
12	watershed?	
13	A That's what it would be.	
14	Q And then looking at Paragraph No. 1 on this	
15	inspection checklist, in fact, you've identified the	3:22PM
16	Fort Gibson watershed as being where this facility is	
17	located?	
18	A Okay.	
19	Q Let me ask you just a few other questions since it	
20	appears that we don't have any grower in the Illinois	3:23PM
21	River watershed that are being that you're the	
22	poultry inspector for. You have indicated under	
23	Paragraph 2 that he does, in fact, have an Animal Waste	
24	Management Plan for review, correct?	
25	A Yes, ma'am.	3:23PM

1	Q	And that the date of Animal Waste Management Plan	3:23PM
2	is M	arch 18, 2005?	
3	A	Correct.	
4	Q	Is Fort Gibson a nutrient limited watershed?	
5	А	Yes, ma'am, it is.	3:23PM
6	Q	Here you have indicated in that same paragraph at	
7	the	end recommended application rate of 3.1 tons per	
8	acre	then you say Number 5, 2.5	
9	А	Correct.	
10	Q	tons per acre. Can you explain that for me?	3:23PM
11	A	In the Animal Waste Management Plan, it has a map	
12	of h	is fields and they'll identify the fields by number	
13	and	without looking at it again, all the fields can	
14	rece	ive 3.1 tons per acre except for Field No. 5 and it	
15	can	only receive 2.5 tons per acre.	3:24PM
16	Q	Let's do that. Let's look at his Animal Waste	
17	Mana	gement Plan?	
18	А	Okay.	
19	Q	And show me what did you look at to come up with	
20	this	information on this inspection list? I'm going to	3:24PM
21	mark	this as Exhibit 18. Excuse me. Have you seen	
22	Exhi	bit 18 before to your recollection?	
23	A	Yes, yeah.	
24	Q	Can you show me in this document, Exhibit 18 is	
25	iden	tified as Animal Waste Management Plan for Jeff	3:25PM

208

1	Andr	rews, right?	3:25PM
2	А	Correct.	
3	Q	And it is dated March 18, 2005?	
4	Α	Uh-huh, yes.	
5	Q	Can you show me in this, looking using Exhibit	3:25PM
6	17 a	nd Exhibit 18, can you show me where you found this	
7	3.1	tons per acre and the No. 5, 2.5 tons per acre?	
8	Α	It would be here.	
9	Q	And "here" you're referring to a page?	
10	Α	Three.	3:25PM
11	Q	Page 3 of this document?	
12	А	Correct.	
13	Q	Exhibit 18. And you're looking at a table?	
14	А	Correct.	
15	Q	And you're telling me that this is where you	3:25PM
16	iden	tified how many tons of litter?	
17	А	3.1.	
18	Q	Now, this indicates Field Number 5 is 3.1?	
19	А	Also.	
20	Q	Do you know where you got the 2.5?	3:25PM
21	А	I don't know.	
22	Q	So when you go to inspect one of these poultry	
23	grow	ver's operations, can you walk me through the	
24	proc	ess, what exactly you do? You walk in and what do	
25	you	ask them for?	3:26PM

1	A They have a record book that they supply for me.	3:26PM
2	In their record book it has all their information that	
3	I'm looking for. They have a registration card that	
4	has this information on it from our division, has the	
5	number of houses, total capacity. Then I have to look	3:26PM
6	at their soil test, litter test. This, you know,	
7	usually stays the same unless the second part is	
8	where it was applied, so sometimes I don't know where	
9	it was you know, I don't know the watershed that it	
10	was sent to so I just put not available. The Animal	3:26PM
11	Waste Management Plan information stays the same unless	
12	it gets updated.	
13	Q Okay.	
14	A I mean, it's just they have a record book that	
15	they keep track of everything in.	3:26PM
16	Q So they keep their soil test and their litter test	
17	in there then they also keep their registration from	
18	ODAFF?	
19	A Yeah.	
20	Q And their Animal Waste Management Plan?	3:27PM
21	A Right and their education certificates.	
22	Q Okay. And that is the information you review when	
23	you fill out this inspection checklist?	
24	A Correct.	
25	Q Is there anything else that you do, that you	3:27PM
		l.

1	inspect the farm or is there anything else, such as	3:27PM
2	that that you might do?	
3	A Yeah, I have to do a site, you know, where I'm	
4	you know, if I if they've got a composter, you look	
5	at their composter. You know, some of them incinerate	3:27PM
6	their birds, their daily death loss. And then other	
7	than that, you look at the barns but usually the barns	
8	are right there and you just tell if there's stacked	
9	litter outside. There isn't a whole lot to it, other	
10	than they can't have litter outside and a dead bird	3:27PM
11	rolling out of the composter.	
12	Q And they don't know when you're actually going to	
13	come to their property to make an inspection, do they?	
14	A No, it's unannounced.	
15	Q I'm sorry, I assume you're looking for where you	3:27PM
16	got that number so I'm going to let you do that?	
17	A I am. I am. That's bewildered me. I know his	
18	plan I know we've had some problems in the past so	
19	I'm just trying to figure out where I did come up with	
20	that.	3:28PM
21	Q Well, when you say "problems", what do you mean by	
22	that?	
23	A Just getting the correct, like his legal	
24	description. I don't know if it's if this is	
25	correct or not, but one of these shows an Arkansas	3:28PM

1	1000	like numbers has been misprinted	2 • 2 Q D M
1		l, like numbers has been misprinted	3:28PM
2	Q	Okay.	
3	A	on it.	
4	Q	But nothing that he's done personally	
5	A	Oh, no.	3:28PM
6	Q	in his operations, correct?	
7	A	No, he's a good grower.	
8	Q	Okay.	
9	А	But I just didn't dream that number up. I don't	
10	know	where I come up with it.	3:28PM
11	Q	Did he have an Animal Waste Management Plan in	
12	plac	e before this March 18, 2005, date?	
13	A	You know, I don't quite remember if we did or not	
14	beca	use he because they were all at one time one big	
15	opera	ation and then they split up.	3:28PM
16	Q	Okay. Well, let's I'm sure the court reporter	
17	will	gladly let you look at that in a little while if	
18	you '	want to and try to find where you got that number.	
19	A	I'm sorry.	
20	Q	But let me ask you that. Have you had have you	3:28PM
21	had	other growers besides Anita Andrews and Jeff	
22	Andr	ews that you've been the poultry inspector that are	
23	cont	racting to grow birds with Peterson Farms in the	
24	past	?	
25	А	Have I had other poultry growers?	3:29PM

1	Q Yes.	3:29PM
2	A I think so.	
3	Q Okay. To your knowledge, have you had any	
4	problems with any poultry grower who contracts with	
5	Peterson Farms in their operations?	3:29PM
6	A Not that I'm aware of right now.	
7	Q Let me go ahead and have you let's go back and	
8	look at this Animal Waste Management Plan for one	
9	second. There's a couple more questions I want to ask	
10	you real quick about that. We've already talked about	3:29PM
11	what the typical application rate according to this	
12	Animal Waster Management Plan is for Jeff Andrews'	
13	fields five, six and seven.	
14	A Right.	
15	Q Do you know what does this Animal Waste	3:30PM
16	Management Plan indicate what the total estimated	
17	litter production for Mr. Andrews' facility is?	
18	A It's on the front page.	
19	Q Is it under description of operation?	
20	A Right.	3:30PM
21	Q Can you tell me what that number is?	
22	A 600 tons.	
23	Q Okay.	
24	A Estimated.	
25	Q Estimated 600 tons per year. And then the plan	3:30PM

1	also states th	at based upon the accessible land	3:30PM
2	application ac	reage, that there is 680 acres of	
3	accessible lan	d application on this farm?	
4	A Uh-huh.		
5	Q And 200 a	cres are within tolerance of application,	3:30PM
6	correct?		
7	A Correct.		
8	Q And that	totals to be, based on his plan, 620 tons	
9	of poultry lit	ter that can be applied to the accessible	
10	to the acre	s that are within tolerance of	3:30PM
11	application, c	orrect?	
12	A Yes.		
13	Q So he's p	roducing, according to this Animal Waste	
14	Management Pla	n, he could apply all of his poultry	
15	litter onto hi	s acreage that's	3:30PM
16	A According	to what the plan says, yes.	
17	Q According	to the plan, correct?	
18	A Yes.		
19	Q And be wi	thin operating within the laws of the	
20	State of Oklah	oma?	3:31PM
21	A Yes, ma'a	m.	
22	Q Okay. I	mean, at the end of the day, this plan is	
23	really all the	grower has to rely upon to insure that	
24	he's following	the laws of Oklahoma in applying poultry	
25	litter to his	property, correct?	3:31PM

1	MS. WEAVER: Object to form.	3:31PM
2	A I don't know that it's all that he has but it's	
3	part as far as his management of his poultry litter.	
4	Q What else should he be looking at to insure his	
5	compliance with the laws of the State of Oklahoma?	3:31PM
6	A They have to have a current soil test and a	
7	current litter test and they're current education, so,	
8	I mean, and that's not going to be like the	
9	education is not going to be in the Animal Waste	
10	Management Plan. The soil test that is the copies	3:31PM
11	of them are in here somewhere and they're I mean,	
12	this was done in '05 so this is '07 so the soil and	
13	litter tests are two years old and he has to have one	
14	every year, but his plan is good for six years so as	
15	long as he's following what this is, he's in compliance	3:32PM
16	with his land application.	
17	Q Right.	
18	A But total law, I mean, there's like education,	
19	it's not in here.	
20	Q That is related to his poultry growing operation,	3:32PM
21	not necessarily just poultry litter application	
22	necessarily in and of itself, correct? Meaning that	
23	the educational requirements go to not just poultry	
24	litter application but also to his growing of birds,	
25	correct?	3:32PM

215

DAVID BERRY, 8-29-07

			213
1	A	Right, right.	3:32PM
2	Q	Okay. Let's talk about dead bird disposal for a	
3	minu	te.	
4	A	Uh-huh.	
5	Q	Based upon your understanding of Oklahoma law,	3:32PM
6	what	are the legal acceptable means of disposing of	
7	norm	al daily mortality of poultry?	
8	А	You can compost, incinerate, render, and that's	
9	abou	t, legal about it, I think.	
10	Q	Okay. So composting and incinerating are done on	3:33PM
11	the	property?	
12	А	On site, yeah.	
13	Q	And then the rendering is a third party picks it	
14	up?		
15	А	If available, yes.	3:33PM
16	Q	What is a grower supposed to do in the event	
17	unde	r Oklahoma law in the event of a catastrophic loss?	
18	А	They're to contact the Department of Ag and notify	
19	them	of their loss and then there was a you know,	
20	you	fill out how many, when, if you can at the time	3:33PM
21	it h	appens, you know, they may not know exact numbers	
22	of h	ow and then it's supposed to designate in their	
23	plan	or it's supposed to designate in their plan what	
24	soil	or location on their place is suitable for a	
25	buri	al to bury them.	3:33PM

1	Q Okay. What if one of the growers that you're the	3:33PM
2	poultry inspector for contacts you about a catastrophic	
3	loss, what do you direct them to do?	
4	A If somebody calls me with a catastrophic loss?	
5	Q Yes.	3:34PM
6	A We have to notify Dan at the office and let him	
7	know. And a lot of growers do call me when they have a	
8	loss because they, I'm their kind of go between.	
9	Q So you contact Dan or do they?	
10	A They have to.	3:34PM
11	Q They have to. Does Dan then contact you and have	
12	you assist them in any way in the disposal of those	
13	birds?	
14	A I don't assist them on it. All I do is if I have	
15	to, if I have to go out and help pick a suitable site	3:34PM
16	that's you know, then it becomes like 300 foot from	
17	waters of the State in trying to find a suitable site	
18	to bury the dead birds.	
19	Q So you have on occasion been directed by Dan	
20	Parrish to assist a grower in identifying a proper	3:34PM
21	burial area on their property?	
22	A Correct.	
23	Q When you do that, do you look at their Animal	
24	Waste Management Plan?	
25	A It's the first thing I look at.	3:34PM

1	Q	What's the next thing?	3:34PM
2	А	Well, it's about all I got to look at them. And	
3	then	I go look at the field, you know, try to find a	
4	place	e that will work.	
5	Q	So you look at their Animal Waste Management Plan	3:35PM
6	and l	pased on your personal observations you will try to	
7	help	them?	
8	А	Yes.	
9	Q	Find an area, a suitable place for their burial	
10	А	Correct.	3:35PM
11	Q	of the carcasses? Okay. To your knowledge,	
12	has a	any poultry grower who's contracted with Peterson	
13	Farms	s, during the time you've been a poultry inspector,	
14	done	anything on their property to cause contamination	
15	of th	ne waters of the State of Oklahoma?	3:35PM
16	А	Not that I'm aware of.	
17	Q	You spoke with Mr. Graves quite a bit about	
18	compi	laints and when a complaint is filed and you	
19	indi	cated that sometimes you have to follow up, is that	
20	accu	rate?	3:36PM
21	А	Uh-huh, yes.	
22	Q	Would you agree that it's in the poultry grower's	
23	best	interest to comply and follow with the law?	
24	А	Yes.	
25	Q	Because if they don't, they can get their license	3:36PM

1	taken away from them as part of their failure to	3:36PM
2	comply, wouldn't they?	
3	A I would think there's numerous things that would	
4	happen or could happen.	
5	Q And those things that could happen, the price of	3:36PM
6	the violation could cause that grower to go out of	
7	business, couldn't it?	
8	A I don't know.	
9	Q Well, could the loss of registration cause the	
10	grower to go out of business?	3:36PM
11	A Well, I guess if they don't have a registration	
12	they can't have birds, so if they owe money on their	
13	place, I suppose it would hurt them.	
14	Q Okay. And I assume in investigating complaints	
15	there are a number of complaints that involve	3:36PM
16	non-poultry people, too?	
17	A Right, correct.	
18	Q Okay. In fact, I'm going to provide you what I'm	
19	going to mark as Exhibit 19 to your deposition.	
20	MS. LONGWELL: You know what, let's let	3:37PM
21	him change the tape and then we'll get started on a	
22	new tape.	
23	THE VIDEOGRAPHER: We are now off the	
24	record. The time is 3:37 p.m.	
25	(Following a short recess at 3:37 p.m.,	3:37PM

1	proceedings continued on the record at 3:41 p.m.)	3:37PM
2	THE VIDEOGRAPHER: We are back on the	3,3,111
3	record. The time is 3:41 p.m.	
4	Q Mr. Berry, before we took the brief break, I	
5	provided you Exhibit 9 (sic).	3:41PM
6	A Nineteen, you did.	3 1111
7	Q I mean 19, sorry. Thank you. On the first page	
8	is a file folder labeled appears to be a copy of a	
9	file folder labeled that says WQC-04-238?	
10	A Correct.	3:41PM
11	Q I will represent to you that this is a compliant	3 1111
12	filed that the defendants obtained from the Department	
13	of Agriculture. The first number, is that the file	
14	number at ODAFF do you know?	
15	A The complaint number, WQC-04-238 is the number	3:42PM
16	that complaint gets assigned.	3.42114
17		
	Q What does the WQC stand for, do you know?	
18	A It was water quality something.	
19	Q So quality complaint do you think?	
20	A Probably, yeah.	3:42PM
21	Q But this has been designated as a complaint	
22	associated with water quality?	
23	A Yeah, 2004, basically the year 2004.	
24	Q And then the 238 is the file?	
25	A The number.	3:42PM

1	Q	The complaint number?	3:42PM
2	A	Uh-huh.	
3	Q	What's the first the first name identified is	
4	Gary	Aarons, is that correct?	
5	A	Yes.	3:42PM
6	Q	And who is that individual?	
7	A	That would have been who apparently complained.	
8	Q	Okay. And then who is the next individual	
9	list	ed is Williams, Perry?	
10	А	Perry Williams.	3:42PM
11	Q	Okay. And who is that?	
12	А	That's who got complained against.	
13	Q	What is A & W Ready-mix?	
14	А	That's a company he owned.	
15	Q	Okay. Did you conduct this investigation?	3:42PM
16	А	Yes, I did.	
17	Q	What was the complaint?	
18	А	That they had a couple of dead cows, dumping dead	
19	cows	on a hollow, it says, or gully.	
20	Q	Okay. And could you in your own words describe	3:43PM
21	for 1	me what a hollow or a gully is?	
22	А	It's just a like hollow spot in the ground but	
23	away	, like a ditch, a real deep ditch, real big deep.	
24	Q	Okay. Does water typically run through a hollow	
25	or a	gully?	3:43PM

1	A	It can.	3:43PM
2	Q	In this instance, where was this where was the	
3	prop	erty where this alleged complaint occurred?	
4	A	Where was the property?	
5	Q	Uh-huh.	3:43PM
6	А	Over by Siloam Springs.	
7	Q	Do you know whether or not it was located in the	
8	Illi	nois River watershed?	
9	А	I guess it would be, yes. It would be in that	
10	part	of the country.	3:44PM
11	Q	And it's in Adair County, correct?	
12	А	It would have been in Delaware County.	
13	Q	Okay.	
14	А	No, that's where his land is at. That's the	
15	coun	ty road. So it was probably in the northern part	3:44PM
16	of A	dair County.	
17	Q	I'm looking at the fourth page of this document	
18	set	that I gave to you.	
19	А	Okay.	
20	Q	It's where I based my question on and it indicates	3:44PM
21	that	the county was Adair?	
22	A	Adair, okay.	
23	Q	Is that accurate then?	
24	A	It probably is.	
25	Q	Okay. So there was a complaint that he had dumped	3:44PM

1	dead	cattle in a hollow or a gully, correct?	3:44PM
2	А	Yes, ma'am.	
3	Q	What did you find in your investigation?	
4	А	I think I found two dead cows.	
5	Q	Okay. Do you know whether this gully or hollow	3:44PM
6	was	a part of a waterway like a stream or a creek?	
7	A	Not that I remember.	
8	Q	Did it appear at all to your recollection whether	
9	or n	ot water had ever run through that gully or hollow?	
10	A	Yes, it can.	3:45PM
11	Q	Okay. What did you did you take any	
12	phot	ographs of what you saw?	
13	A	(Witness shakes head.)	
14	Q	What did you do after you learned that there were,	
15	in f	act, two carcasses of cattle in that hollow or	3:45PM
16	gull	y?	
17	A	I just had to get Mr. Williams to get them out and	
18	take	care of them.	
19	Q	And what did you direct him to do?	
20	A	To bury them.	3:45PM
21	Q	And where did you have him bury them?	
22	A	Up out of the gully.	
23	Q	But on his property?	
24	A	Uh-huh.	
25	Q	Okay. Did you talk to Dan Parrish about what you	3:45PM

1	found when you did your inspection before you directed	3:45PM
2	Mr. Williams to bury the cows?	
3	A You know, I don't remember if I would have talked	
4	to Dan on that or not. I was kind of a young inspector	
5	there and I might have and I might not have, I don't	3:45PM
6	know.	
7	Q Is this one of those instances where you were	
8	called in to do an inspection because the inspector who	
9	was handling CAFOs and livestock wasn't available?	
10	A That's a good question because I don't normally do	3:46PM
11	cattle unless something is wrong with the cattle	
12	inspector.	
13	Q Is there anything in this investigation file that	
14	you've seen that would identify that?	
15	A Huh-uh.	3:46PM
16	Q Okay. Based on what you saw, had you determined	
17	whether or not this had happened before?	
18	A Whether he had had dead cows before?	
19	Q In that hollow or gully?	
20	A I don't believe I observed any other than the two	3:46PM
21	that I seen.	
22	Q Did you ask him about whether or not he had ever	
23	left cattle in that area?	
24	A I don't know what all I asked him.	
25	Q Do you keep notes outside of the investigation	3:46PM

1	repo	rt that you filed here about your communication	3:46PM
2	with	Mr. Williams?	
3	А	No, I write on my inspection or my complaint form.	
4	I wr	ite on the back of it and transfer it over to my	
5	repo	rt.	3:46PM
6	Q	What do you do with that with your notes on the	
7	back	of that complaint form?	
8	A	I just I trash everything after I've sent it	
9	off.		
10	Q	Okay. Now, after you directed Mr. Williams to	3:47PM
11	bury	the two cows, did you go do a follow up?	
12	A	Yes, I did.	
13	Q	And what did you find when you did your follow up?	
14	A	That he had removed the cows and buried them.	
15	Q	Do you know if Mr. Williams was fined by ODAQ for	3:47PM
16	leav	ing those two cows in this gully?	
17	A	I'm not real sure if he was or not.	
18	Q	Are you informed when ODAFF determines it's going	
19	to f	ine someone for activities that might be in	
20	viol	ation of the statutes or the regulations?	3:47PM
21	А	You know, I don't know that I you know, I don't	
22	know	that I am notified by, you know, just that this is	
23	what	we're going to do, other than I may get a copy	
24	that	it happened or, I mean, I don't know.	
25	Q	Have you ever investigated prior to this date,	3:47PM

1	have you ever investigated any complaints against	3:48PM
2	Mr. Williams?	
3	A Not that I can remember.	
4	Q Subsequent to this complaint in '04, have you	
5	investigated any complaints against Mr. Williams?	3:48PM
6	A It seems like I have because I think he had to go	
7	get a poultry spreader license for some reason.	
8	Q Okay. Were you do you recall any of the	
9	details of that complaint?	
10	A Oh, I don't know that it I don't remember when	3:48PM
11	I seen this. That's why I seen his name, it just	
12	I'm thinking he's got an applicator license to spread	
13	litter and it's a complaint about two dead cows so I'm	
14	trying to figure out which one of them.	
15	Q But you know there was a complaint associated with	3:48PM
16	his spreading of poultry litter, correct?	
17	A I think so, if I recall, yeah.	
18	Q Is Mr. Williams a poultry grower to your	
19	knowledge?	
20	A No, I think he was just a gentleman using litter.	3:48PM
21	Q Okay. Have you ever observed where a poultry	
22	grower had litter stacked outside uncovered?	
23	A Yeah.	
24	Q And what have you done when you've seen that?	
25	A They get the owner or the operator to cover it.	3:49PM

1	Q Okay. Do you ever have you ever directed the	3:49PM
2	poultry grower to apply the litter to their property?	
3	A If that's what they're going to do, they need to,	
4	you know, get it spread, yeah.	
5	Q And when you direct them to do that, do you go	3:49PM
6	through the process of looking at their Animal Waste	
7	Management Plan or their soil test or litter test?	
8	A I don't look at it. I mean, as they've got a	
9	current soil test, litter test and it's below the	
10	phosphorous index that they can spread, they can	3:49PM
11	spread. I don't look at it.	
12	Q But you don't look at it	
13	A Right, not right	
14	Q to verify whether or not they really can do it	
15	at that time?	3:49PM
16	A Not if he's a poultry grower. Now, if it's a	
17	complaint, I may double check to make sure on my	
18	paperwork but if it's just if I took it as a random	
19	I seen some litter, no.	
20	Q Okay. You stated earlier that do you know	3:50PM
21	whether or not there are any Oklahoma regulations or	
22	statutes that govern the use of commercial fertilizer?	
23	A Not that I'm aware of.	
24	Q So one a person could actually over apply	
25	phosphorous containing a phosphorous containing	3:50PM

1	comm	ercial fertilizer and there's nothing that you	3:50PM
2	coul	d do about it as the poultry inspector, correct?	
3	А	I don't know anything about commercial fertilizer.	
4	Q	Have you ever on occasion, have you ever done	
5	any	I think maybe this was asked before and if it	3:50PM
6	was,	I apologize but have you in investigating a	
7	comp	laint ever taken any water samples?	
8	A	Just one time.	
9	Q	And that was the well, correct?	
10	A	Yes, ma'am.	3:50PM
11	Q	Okay. I gather you spend a lot of time in your	
12	vehi	cle on the Illinois River watershed, is that	
13	corr	ect?	
14	A	I spend time in my vehicle all over my territory.	
15	Q	How many miles would you say you put on your	3:51PM
16	vehi	cle in a month?	
17	A	Probably I don't know, I average probably 100	
18	mile	s a day.	
19	Q	Would you say you have a pretty good sense of	
20	what	's going on in the watersheds in your area?	3:51PM
21	A	What do you mean?	
22	Q	The activities, the agricultural activities, the	
23	dail	y activities of people, that you say you kind of	
24	А	A guy is cutting hay and stuff like that?	
25	Q	Yes.	3:51PM

1	A Yeah, I see some of that.	3:51PM
2	Q And you're probably pretty observant since you're	
3	an inspector, wouldn't you say?	
4	A I'm observant because I'm a country boy and I like	
5	stuff like that.	3:51PM
6	Q So I would bet you would know when things change,	
7	too?	
8	A To some extent.	
9	Q Okay. So have you noticed whether or not there is	
10	an erosion problem in the stream banks along the	3:52PM
11	waterways in the area, in your inspection areas?	
12	A I haven't noticed anything different that would	
13	alarm me. I mean, that appeared different to me.	
14	Q Okay. And when you go out to people's properties,	
15	have you well, just strike that. Would you do	3:52PM
16	you, sorry. If a person who spends a significant	
17	amount of time in the watershed and who is observant,	
18	what other things besides the allegations in this	
19	lawsuit about poultry have you seen in the watershed	
20	that has personally concerned you might be causing harm	3:52PM
21	to the Illinois watershed?	
22	MS. WEAVER: Object to form.	
23	A Nothing. I don't nothing.	
24	Q And you indicated earlier that the only	
25	information you've maintained or you've kept are your	3:53PM

1	copies of the inspection checklist, is that accurate?	3:53PM
2	A That three-page inspection.	
3	Q And not	
4	A I've the three not the three-page inspection,	
5	the three-page registration and then a copy of their	3:53PM
6	inspection sheet.	
7	Q And you don't keep any of your notes with regard	
8	to	
9	A No.	
10	Q complaints?	3:53PM
11	A No, no. I've never felt no need in it.	
12	Q No steno pad?	
13	A If I had known I was going to be here today, I	
14	might have kept a lot of notes, but I've always just	
15	threw everything away. Once I get it wrote and sent to	3:53PM
16	Dan, I mean, it's in the office and I know they're	
17	keeping a copy or probably, so.	
18	Q And to date, no one has directed you from ODAFF or	
19	any of the attorneys that are representing the State in	
20	this case have directed you not to throw away any of	3:53PM
21	your notes on complaints or on poultry growing	
22	operations?	
23	A No.	
24	Q Okay. And no one has directed you not to delete	
25	any e-mails you might receive from Dan Parrish or	3:54PM

1	anyone else from ODAFF?	3:54PM
2	A I've never got an e-mail from Dan.	
3	Q Or no one has directed you to not delete any	
4	e-mails that you might send to Dan or	
5	A No.	3:54PM
6	Q to any other individual in ODAFF?	
7	A No.	
8	Q Okay. Have you ever inspected a nursery in the	
9	Illinois River watershed?	
10	A Like a	3:54PM
11	Q Plant nursery?	
12	A No, ma'am.	
13	MS. LONGWELL: This is where it gets real	
14	sporadic because I'm just bouncing back and forth.	
15	Why don't I do this, I'll reserve any last questions	3:55PM
16	I have for the very end and let the other attorneys	
17	in the room ask their questions.	
18	MS. HILL: I've got a few. Do you have an	
19	exhibit sticker?	
20	CROSS EXAMINATION	3:55PM
21	BY MS. HILL:	
22	Q Mr. Berry, my name is Theresa Hill. I represent	
23	Cargill in this litigation.	
24	A Yes, ma'am.	
25	Q And just to follow up on Nicole's questions	3:55PM

1	conce	erning records?	3:55PM
2	А	Yes, ma'am.	
3	Q	You referred to a map earlier that you used to use	
4	that	had the smaller watershed numbers?	
5	А	Mm-hmm.	3:55PM
6	Q	Do you still have that map?	
7	А	I'm sure I do.	
8	Q	Okay. And that would be in your files at home?	
9	А	It would be in my briefcase.	
10	Q	Okay. Do you have any other maps that you refer	3:55PM
11	to?		
12	А	My watershed maps that help me locate my	
13	faci	lities since we GPS'd the facility entranceways,	
14	they	was able to give me a map that I can look at to	
15	dete	rmine where the facility is at in what watershed.	3:56PM
16	Q	So the maps that you have now have the GPS	
17	read	ings of the facilities that you inspect?	
18	А	Yes.	
19	Q	And you keep those in your briefcase?	
20	А	Yes.	3:56PM
21	Q	What else do you keep in your briefcase relating	
22	to yo	our poultry inspection operations?	
23	А	Just my record book, you know, my inspection book	
24	that	I have to work, you know, that I fill out and then	
25	my ma	aps.	3:56PM

1	Q And what's the inspection book that you have?	3:56PM
2	A Well, it's the three-page inspection, annual	
3	inspections I do. It's that book.	
4	Q What exhibit number are we on?	
5	MS. LONGWELL: Twenty.	3:56PM
6	Q This is 20. Mr. Berry, do you know a poultry	
7	grower named Bob Schwabe?	
8	A Yes, ma'am.	
9	Q And can you identify Exhibit 20 that I'm handing	
10	to you here, what this is?	3:57PM
11	A It's my inspection from December 18th of 2002.	
12	Q Okay. And this is an inspection checklist that	
13	you filled out for Mr. Schwabe?	
14	A Yes, ma'am.	
15	Q And Mr. Schwabe grows turkeys for Cargill, is that	at 3:57PM
16	correct?	
17	A Yes, he does.	
18	Q And on Page 2 and 3 of this exhibit, are those	
19	records that you filled out or are those things you	
20	obtained from Mr. Schwabe?	3:57PM
21	A These are the records that because he was l	he
22	was spreading so much litter that the space they gave	
23	me on my inspection sheet wouldn't allow me the write	
24	it all down so I used a piece of paper to write it on	
25	and attached it.	3:57PM

1	Q So this is your writing that you've taken from his 3:57PM		
2	records?		
3	A Yes, it is.		
4	Q And looking at that last page, you indicate that		
5	his records are in excellent shape. Do you recall 3:58PM		
6	looking through his records?		
7	A Well, that's the records. That's what I'm, you		
8	know, he kept track of his soil test, litter test and		
9	when he was spreading it. This has changed. I mean,		
10	this is an old now, these guys I don't write down 3:58PM		
11	when they spread because they have to turn in it on		
12	another report themselves so it says different but,		
13	yeah, his records are always in good shape.		
14	Q He has a lot of records, doesn't he?		
15	A Yes, he does. 3:58PM		
16	Q He keeps great records. Have you had any problems		
17	with Bob Schwabe as far as a grower or your		
18	inspections?		
19	A No, he's been a gentleman.		
20	Q Have you had any conversations with Mr. Schwabe 3:58PM		
21	about this lawsuit?		
22	A Mr. Schwabe was one of my gentlemen on the list to		
23	soil sample.		
24	Q Uh-huh.		
25	A Actually he was the first one we went to to have a 3:58PM		

1	soil sample.	3:59PM
2	Q And he and what happened when you first went to	
3	him to have the soil sampling?	
4	A Well, it was just like I said earlier, I mean,	
5	they don't understand why you know, why, what, how.	3:59PM
6	I mean, they just didn't understand the whole protocol	
7	of it so and he just, if I recall right, he just, like	
8	all the rest, wanted to be time to think about it or	
9	consult somebody else or whatever, but we wasn't going	
10	to get it done that day.	3:59PM
11	Q Was he a gentleman to you then about that, that	
12	issue?	
13	A He was a gentleman. He was yeah, he was.	
14	Q Okay.	
15	A He handled it just, you know, just fine.	3:59PM
16	Q Did Mr. Schwabe attend the May '05 meeting?	
17	A I can't remember Bob being there but knowing Bob,	
18	I'm assuming he was.	
19	Q All right. So were you involved in any have	
20	you been involved in any soil sampling on Mr. Schwabe's	4:00PM
21	land?	
22	A I've never soil sampled Mr. Schwabe's farm.	
23	Q And as far as your work in inspecting	
24	Mr. Schwabe's farm, has he always been in compliance	
25	with the Act as far as you know?	4:00PM
		ŀ

1	A Yeah. I mean, I can't recall every inspection	4:00PM
2	but, you know, the best of my knowledge he's one of my	
3	growers that's always on top of things. You know, he's	
4	never I think here I'm looking here where his plan	
5	needed to be revised would have been the only thing.	4:00PM
6	And that's not his fault, you know. I mean, it's just	
7	something that needed to be done.	
8	Q Are you familiar with any other growers who you	
9	inspect their operations who contract with Cargill?	
10	A I've got some turkey rowers but I can't recall	4:01PM
11	their companies for sure.	
12	Q How about Ernest Doyle? Are you an inspector for	
13	Mr. Doyle?	
14	A Yeah, yeah, Westville.	
15	Q Do you have any concerns with Mr. Doyle's	4:01PM
16	operations or his recordkeeping?	
17	A No. Mr. Doyle lost his daughter in a car accident	
18	a couple years ago and at that time he was able to	
19	provide the records I needed but he was pretty,	
20	pretty not late, but I had to work around his	4:01PM
21	schedule.	
22	Q You worked with him through that?	
23	A Yes.	
24	Q A difficult time?	
25	A Yes.	4:01PM

1	Q	Which is still a difficult time for him?	4:01PM
2	А	Yes, yes.	
3	Q	But even in that very difficult time he got you	
4	what	you needed?	
5	А	Yes, yes.	4:02PM
6	Q	What about Clyde Masters, are you an inspector for	
7	Mr. I	Masters?	
8	А	Yeah, yeah, Mr. Masters.	
9	Q	As far as you recall, do you have any problems or	
10	conce	erns about Mr. Master's poultry operations or	4:02PM
11	reco	rdkeeping?	
12	А	No. Mr. Masters has kept his records. He sells	
13	his 1	litter and so all he has to do is litter test.	
14	He's	always had that for me. Education. I've never	
15	I doi	n't think he's ever been out of compliance on	4:02PM
16	educa	ation, no.	
17	Q	I'll tell you I can't find records that you	
18	inspe	ected any other Cargill growers, can you recall any	
19	sitt	ing here today?	
20	А	Oh, I mean, unless you tell me, you know, I	4:02PM
21	apolo	ogize, but I have turkey farms but I don't know	
22	whose	e I mean, at the day I can tell you, but off the	
23	top (of my head I couldn't tell you.	
24	Q	Off the top of your head, can you recall any other	
25	turk	ey operators, turkey farms?	4:03PM

1	А	I have a Larry Emerson.	4:03PM
2	Q	Do you know who he contracts with?	
3	A	No. He grows turkeys.	
4	Q	Where is he located?	
5	A	Tahlequah.	4:03PM
6	Q	Is he in the Illinois River watershed?	
7	A	Yeah, he would be Tenkiller.	
8	Q	Have you had any problems or concerns with any of	
9	your	turkey growers?	
10	A	Not that I can recall, I mean	4:03PM
11	Q	So as far as you can recall sitting here today and	
12	the	records we looked at for Mr. Schwabe, the turkey	
13	grow	ers that you inspect have been in compliance with	
14	the	Act?	
15	А	To the best of my knowledge, yes, ma'am.	4:03PM
16		MS. HILL: All right. That's all the	
17	ques	tions I have for you. Thank you.	
18		THE WITNESS: Thank you, ma'am.	
19		CROSS EXAMINATION	
20	BY M	R. ELROD:	4:04PM
21	Q	Mr. Berry, my name is John Elrod. I represent	
22	Simm	ons Foods in Siloam Springs. Thank you for being	
23	with	us today.	
24	A	Thank you, sir.	
25	Q	Are you having fun?	4:04PM

1	A	Absolutely.	4:04PM
2	Q	Can you give me an indication of how many Simmons	
3	grow	ers that you inspect?	
4	A	I don't know the exact number, sir. I have	
5	seve	ral I think, though.	4:04PM
6	Q	Out of the 110 or so that you have, can you give	
7	me k	ind of within a ballpark? I don't know whether	
8	it's	five or 25.	
9	А	Maybe 20	
10	Q	Okay.	4:04PM
11	А	percent.	
12	Q	Do you have any problems with any of those	
13	grow	ers?	
14	A	Not off the top of my head as of today, I don't.	
15	Q	Already. Just speaking generally, how many years	4:05PM
16	have	you been an inspector?	
17	А	I started with the Department of Ag in 2000, but I	
18	don'	t remember the exact time frame of my it was	
19	mayb	e well, it had to have been in 2002 because	
20	that	's right here, so it's probably right around 2002.	4:05PM
21	Q	You've been in the field five, six years,	
22	some	thing like that?	
23	А	Yeah, yes, sir.	
24	Q	And generally speaking, are there any growers out	
25	ther	e who, in your view, are bad actors?	4:05PM

1	A	No.	4:05PM
2	Q	You think there's a general compliance with the	
3	laws	of the State of Oklahoma?	
4		MS. WEAVER: Object to form.	
5	A	I feel like my growers try to understand and try.	4:05PM
6	Now,	what they do behind my back I don't know, but I	
7	thin	k they do try.	
8	Q	Based on your observations and your five plus	
9	year	s in the field, do you think there's any do you	
10	thin	k there's any substantial cheating going on out	4:06PM
11	ther	e?	
12		MS. WEAVER: Object to form.	
13	А	I don't think so. I think they've got too much to	
14	lose	to cheat.	
15	Q	Yes, sir. And do you believe that any of these	4:06PM
16	grow	ers have a malicious intent to harm the waters of	
17	the :	State of Oklahoma?	
18	А	Not that I'm aware.	
19	Q	I apologize. I kind of got lost this morning. I	
20	wasn	't here for the first 20 minutes of your	4:06PM
21	depo	sition.	
22	А	I've been lost all day, sir.	
23	Q	I missed some of the background. I now know that	
24	you':	re a bull rider?	
25	А	Yes, sir.	4:06PM

			210
1	Q	But you grew up on a farm?	4:06PM
2	А	Yes, I did.	
3	Q	Near Locust Grove?	
4	А	Yes.	
5	Q	South of 412?	4:06PM
6	A	Yes, sir.	
7	Q	Okay. How many acres?	
8	А	200.	
9	Q	And principally cattle?	
10	А	Mostly cattle.	4:07PM
11	Q	And as I understand it from your testimony, your	
12	fath	er has used chicken litter?	
13	А	Yes, sir.	
14	Q	And your sister has been a chicken producer?	
15	А	Yes, sir.	4:07PM
16	Q	Based on your work in the last five years, your	
17	know	ledge of the chicken grower community in	
18	nort	heastern Oklahoma and your personal observations	
19	from	having grown up on a cattle farm, do you believe	
20	that	, first of all, growers consider chicken litter to	4:07PM
21	be a	valuable asset?	
22	А	Yes.	
23	Q	You have to say a word.	
24	А	Yes.	
25	Q	And do you believe that cattle growers consider	4:07PM

1	chicken litter to be a valuable asset?	4:07PM
2	A It's a fertilizer for their hay fields.	
3	Q And I think I heard your testimony this morning	
4	that your parents didn't use commercial fertilizer?	
5	A No, sir, we never have.	4:08PM
6	Q And do you see strike that. Just from having	
7	lived on the earth, you know that most commercial	
8	fertilizer comes from a petroleum based beginning,	
9	either that or mining?	
10	A I'm not real educated on it, but yeah.	4:08PM
11	Q All right. And you're aware that the price, cost	
12	of commercial fertilizer has skyrocketed in the last	
13	three years?	
14	A Yes, sir.	
15	Q And in your view, does the cost of commercial	4:08PM
16	fertilizer make chicken litter even more of a valuable	
17	asset?	
18	MS. WEAVER: Object to form.	
19	A I've been told that.	
20	Q All right, sir. And I think I've heard your	4:08PM
21	testimony that your growers have been cooperative with	
22	you, is that true, sir?	
23	A Yes, sir.	
24	Q Have they have been courteous to you?	
25	A Yes, sir.	4:08PM

DAVID BERRY, 8-29-07

1	Q And would you agree with me that the thrust of the	4:08PM
2	litter management laws and regulations of the State of	
3	Oklahoma is toward the grower not towards the company?	
4	MS. WEAVER: Object to form.	
5	A Could you repeat that? I sorry.	4:09PM
6	Q Would you agree with me that the State of Oklahoma	
7	has chosen to regulate litter management in Oklahoma by	
8	passing laws that are directed at activities of the	
9	grower, not at the activities of the companies?	
10	MS. WEAVER: Same objection.	4:09PM
11	A It may not be the answer, but I think it's	
12	directed to anybody that land applies in Oklahoma.	
13	Q And those would either be growers or applicators	
14	with cattle, not Simmons Foods, is that true?	
15	A Correct.	4:09PM
16	Q And will you agree with me that it's the grower,	
17	based on your observations and your knowledge of the	
18	industry, that it's the grower who owns the chicken	
19	litter and not the company?	
20	MS. WEAVER: Object to form.	4:09PM
21	A That's something I don't know.	
22	Q Okay. In all your five plus years of being a	
23	poultry field inspector, have you ever dealt with	
24	inspections or enforcement issues directly with Simmons	
25	Foods as opposed to those who contract with Simmons	4:10PM

1	Foods as growers?	4:10PM
2	A That I've had to actually deal with the company	
3	Simmons?	
4	Q Yes, sir.	
5	A Not that I can recall.	4:10PM
6	Q Based on your observations in five years plus	
7	working in the field, have you heard of any health	
8	concerns expressed by the Oklahoma Department of Health	
9	or any of its agents regarding being around chicken	
10	litter, chicken litter and water, any of those issues?	4:11PM
11	A I'm not aware of any concerns, sir.	
12	Q I believe I heard your testimony to be that your	
13	understanding was the 2005 warrants and the attempts to	
14	conduct the soil sampling with Camp, Dresser and McKee	
15	were related to this lawsuit, is that true?	4:11PM
16	MS. WEAVER: CDM.	
17	Q CDM were related to this lawsuit?	
18	A Yeah, yeah.	
19	Q And if an assistant attorney general made	
20	representations as an officer of the court to the state	4:11PM
21	court judge in Oklahoma, that those events had nothing	
22	to do with this lawsuit, but rather with simply a	
23	regular ordinary exercise of ODAFF's regulatory powers,	
24	that would be a lie, wouldn't it?	
25	MS. WEAVER: Object to the form.	4:12PM

	_		
1	A	Other than we can soil sample and the only way	4:12PM
2	I've	ever known to soil sample is different than what	
3	thei	r protocol was.	
4	Q	Was the 2005 sampling attempts, correct?	
5	А	Right, yes, sir.	4:12PM
6	Q	And those were related to this lawsuit, weren't	
7	they	?	
8	A	Yes, sir.	
9	Q	How many applicators approximately do you work	
10	with	in your area?	4:12PM
11	А	Several. More, I have I believe I probably	
12	have	more applicators than I do poultry operations.	
13	Q	Oh, really?	
14	А	Yes, sir.	
15	Q	Commercial applicators?	4:13PM
16	А	And private.	
17	Q	Is a private applicator usually a grower, actually	
18	a gr	ower?	
19	А	Normally, but you might find somebody that just	
20	want	s poultry litter and he's going to spread it	4:13PM
21	hims	elf.	
22	Q	Okay?	
23	А	And so he'll just get a license, private.	
24	Q	Let's talk for a second about those people who I	
25	call	commercial applicators?	4:13PM

1	А	Okay.	4:13PM
2	Q	A guy with a truck or two?	
3	A	Yes, sir.	
4	Q	Who actually transports litter from buyer to	
5	selle	er?	4:13PM
6	А	Uh-huh.	
7	Q	How many of those kinds of people are there in	
8	your	area?	
9	А	I have several. I don't know an exact number. I	
10	havei	n't looked at that in quite a while but I do	4:13PM
11	have	I have several applicators.	
12	Q	And do you think that most of those people are	
13	compi	lying with the laws?	
14	A	Well, as of this morning, I don't have any open	
15	compi	liances on anything.	4:13PM
16	Q	I want to ask some questions about this	
17	catas	strophic loss issue. I don't think we've ever	
18	trie	d to put a number on that. That is not ordinary,	
19	is i	t?	
20	А	No. A catastrophic death loss, it don't happen a	4:14PM
21	lot.	But what we consider a catastrophic loss is	
22	some	thing that their daily carcass disposal won't	
23	hand?	le, then we call it a catastrophic.	
24	Q	Would that be what would be the smallest number	
25	of b	irds that you would call catastrophic?	4:14PM

1	A I don't know. It would be more than they could	4:14PM
2	incinerate in a day or more than they can compost.	
3	Q But that happens very seldom?	
4	A It's very seldom it does. And it's normally	
5	because of a power outage or something has happened.	4:14PM
6	Q Okay. To your knowledge, sir, have any	
7	independent contractor of Simmons' growers done	
8	anything on their property to cause contamination of	
9	the waters of the State of Oklahoma?	
10	A Not that I'm aware.	4:15PM
11	Q Do you know, who at ODAFF, and I don't mean	
12	necessarily the name of a person, but is there somebody	
13	at ODAFF who inspects nursery operations? And I'm	
14	thinking specifically about that large Greenleaf	
15	operation at the top of Lake Tenkiller?	4:15PM
16	A That inspects nurseries?	
17	Q Uh-huh.	
18	A I wouldn't know who that would be.	
19	Q Have you ever heard any discussions within ODAFF	
20	of anybody at the Department of Ag who conducts	4:15PM
21	inspections of that Greenleaf Nursery?	
22	A No.	
23	Q Do you know anything about their discharge?	
24	A I don't know anything about it.	
25	Q Okay. Thank you, sir.	4:15PM

1	А	Thank you, sir.	4:15PM
2		CROSS EXAMINATION	
3	BY MI	R. BOND:	
4	Q	Mr. Berry, my name is Michael Bond and I represent	
5	Tyson	n Foods and Cobb-Vantress in this case and I've got	4:16PM
6	just	a few questions. I will be kind of all over the	
7	place	e because a lot of people have had the opportunity	
8	to a	sk questions.	
9	А	I understand.	
10	Q	First question is: Do you need a break?	4:16PM
11	A	I'm fine.	
12	Q	Okay. When you go out and do one of your	
13	insp	ections, who are you inspecting?	
14	А	I'm inspecting the facility.	
15	Q	The facility?	4:16PM
16	A	And the operators, the owner operator. There	
17	could	d be an owner and a different operator and the	
18	opera	ator is who is in charge of keeping the records for	
19	me.		
20	Q	Okay. How do you know who the operator is?	4:16PM
21	А	It's on their three-page application that they	
22	fill	out to register their operation with Oklahoma.	
23	Q	Okay. Are any of the operators that you inspect	
24	name	d Tyson Foods?	
25	А	No, no, sir.	4:17PM

1	Q Are any of them named Cobb-Vantress?	4:17PM
2	A No, sir.	
3	Q And when you're inspecting and looking at the	
4	records to see if they're in compliance with what	
5	you're looking for, whose records are you looking at?	4:17PM
6	A The owner/operator of the facility.	
7	Q Okay. And I assume that of the farms or	
8	facilities that you inspect in the Illinois River	
9	watershed there are some farms in there that have	
10	contracts to grow poultry with Tyson Foods?	4:17PM
11	A Yes.	
12	Q And Cobb-Vantress?	
13	A Yes.	
14	Q Okay. Do you think that the Animal Waste	
15	Management Plans that these facilities have been issued	4:18PM
16	in the Illinois River watersheds appropriately	
17	regulated conduct associated with land application of	
18	poultry litter?	
19	MS. WEAVER: Object to from.	
20	A Could you say that again?	4:18PM
21	Q Sure. Do you think the Animal Waste Management	
22	Plan that these farms in the Illinois River watershed	
23	have appropriately regulate planned application of	
24	poultry litter?	
25	MS. WEAVER: Object to form.	4:18PM

1	A	I think it helps.	4:18PM
2	Q	You think it helps. What's the purpose of an	
3	Anima	al Waste Management Plan, if you know?	
4	A	They're required to get it and the purpose behind	
5	it w	ould be if I was would be just to tell them what	4:18PM
6	rate	they can put their litter down at, you know.	
7	Q	It tells them what they can do with poultry	
8	litt	er?	
9	А	Yeah. Tells them the types and soil and where	
10	they	can apply and where they can't apply.	4:19PM
11	Q	And they're required to have one by the State of	
12	Okla	homa?	
13	А	The poultry operations, yes.	
14	Q	Do you think the State of Oklahoma would require	
15	them	to have something that didn't do what it's	4:19PM
16	supp	osed to do?	
17		MS. WEAVER: Object to form.	
18	A	No.	
19	Q	That wouldn't make any sense, would it?	
20	A	No, it wouldn't make no sense.	4:19PM
21	Q	Do you think that the growers in the Illinois	
22	Rive	r watershed are trying their best to comply with	
23	what	is required of them?	
24		MS. WEAVER: Object to form.	
25	А	I think my growers are trying to comply with the	4:19PM

1	law.		4:19PM
2	Q	Okay. Do you know of any growers who have	
3	cont	racts Tyson and/or Cobb that are intentionally	
4	tryi	ng to violate the law?	
5	A	Not that I'm aware of.	4:20PM
6	Q	Are you aware that growers, in fact, rely on those	
7	Anim	al Waste Management Plans?	
8	А	That they rely on them?	
9	Q	Yeah.	
10	А	Yeah, they need them.	4:20PM
11	Q	Do you, as an inspector for the State of Oklahoma	
12	and	Oklahoma Department of Ag Food and Forestry,	
13	prov	ide growers with the actual law?	
14	A	Not that I'm aware of.	
15	Q	Have you ever handed out a pamphlet?	4:20PM
16	A	I have not.	
17	Q	What about at these educational courses?	
18	A	There's nothing handed out there.	
19	Q	Okay.	
20	A	I think O.S.U. has a website that you can go to	4:20PM
21	and	we do, too, that I guess you can download it, if	
22	you	want to, you know, do that.	
23	Q	Do you all tell them about those websites?	
24	A	O.S.U. does at the classes.	
25	Q	Okay. So would you agree with me that primarily	4:21PM

1	they rely on their Animal Waste Management Plan?	4:21PM
2	A And they rely on me, too.	
3	Q Okay. Do you feel like there is there's got to	
4	be some trust involved between you and the growers that	
5	you go out and inspect?	4:21PM
6	A Yes, yes, sir.	
7	Q And, for example, I noticed earlier when people	
8	were going through Animal Waste Management Plans, that	
9	if they apply litter, that Animal Waste Management Plan	
10	tells them the rate at which they can apply?	4:21PM
11	A Yes.	
12	Q The fields on which they can apply, correct?	
13	A Uh-huh.	
14	Q And then there's also a map on the Animal	
15	Management Plan?	4:22PM
16	A Correct, yes, sir.	
17	Q And that map oftentimes will have areas within a	
18	field where there cannot be land application, correct?	
19	A Correct.	
20	Q Okay. When you go out and inspect on your annual	4:22PM
21	inspection, do you go through that map with them and	
22	ask them whether or not they have applied in any of the	
23	areas on a field which they are allowed to apply on but	
24	not in those specific checkered off sections?	
25	A No.	4:22PM

1	Q	Okay. So you've got to take them at their word	4:22PM	
2	A	Yes.		
3	Q	that they haven't?		
4	A	Yes.		
5	Q	With respect to any of the Tyson and Cobb growers	4:22PM	
6	that	you are assigned to, do you think any of them are		
7	not	not trust worthy?		
8	A	I mean, I trust them all. They haven't done		
9	anyt:	hing to me to make me believe not otherwise.		
10	0	They haven't done anything for you to basically	4:22PM	
11	dis-	earn your trust?		
12	A	Right, correct.		
13	Q	If you find out that a person has misapplied		
14		try litter, a person who does not have a poultry		
15	_	misapplies poultry litter, do you track back where	4:23PM	
16		litter came from and advise the grower of that?		
17	A	The origination of the litter? No, I don't advise		
18	the •	grower because he's really not the one in trouble,		
19		the man that misused it.		
20	Q	The person who had possession of the litter?	4:23PM	
21	~ A	Yes, sir.		
22	Q	That's the person that misused it?		
23	~ A	Right, correct.		
24	Q	So what is your understanding of who owns the		
25	litt		4:24PM	

1	А	Well, if a poultry grower sells it and he's	4:24PM
2	gett	ing paid for it, then I suppose it's his litter,	
3	whoe	ver's getting the check for it who owned it.	
4	Q	Okay. And then whoever pays for it?	
5	A	Now it's theirs.	4:24PM
6	Q	They own it?	
7	A	Yes.	
8	Q	There's a fair amount of trade, if you understand	
9	what	I mean, in poultry litter in the Illinois	
10	wate	rshed, correct?	4:24PM
11	А	Correct.	
12	Q	You're aware that poultry litter is transported	
13	out	of the watershed, correct?	
14	A	Yes, sir.	
15	Q	Okay. Are you aware of who does that?	4:24PM
16	A	A little bit.	
17	Q	Is it some of these commercial applicators?	
18	А	Yes, sir.	
19	Q	Okay. And not all poultry litter produced in the	
20	Illi	nois River watershed is applied in the Illinois	4:25PM
21	Rive	r watershed, correct?	
22	А	That's correct.	
23	Q	In fact, a lot of it is not applied in the	
24	Illi	nois watershed?	
25	А	I don't know the number of how much is transported	4:25PM

1	out but I know some is.	4:25PM
2	Q Okay. Do you know some of these commercial litte	er:
3	applicators?	
4	A Yes, I do.	
5	Q Has there ever been an instance where a grower ha	ıs 4:25PM
6	wanted to sell or give away litter and not known who t	.О
7	contact that you're aware?	
8	A I'm not aware of it.	
9	Q Have you ever put a commercial applicator in touc	:h
10	with a poultry grower?	4:25PM
11	A No.	
12	Q You don't actually write Animal Waste Management	
13	Plans?	
14	A No, sir, I don't.	
15	Q Do you know where the information that goes into	4:26PM
16	an Animal Waste Management Plan is retrieved from?	
17	A Well, the poultry operation has to supply the NRC	.'S
18	with all the information that they need to develop one	· •
19	Q Okay. Have you ever noted on an inspection or	
20	received a complaint that a grower who has a contract	4:26PM
21	with Tyson or Cobb has ever applied poultry litter to	
22	run off into the waters of the State of Oklahoma?	
23	A No, sir.	
24	Q Have you ever noted on an inspection or received	a
25	complaint that a grower under contract with Tyson or	4:27PM

1	Cobb	has ever discharged poultry litter into the waters	4:27PM
2	of t	he State of Oklahoma?	
3	A	Not that I'm aware of.	
4	Q	And have you ever noted in an inspection or	
5	rece	ived a complaint that a grower under contract with	4:27PM
6	Tyso	n Foods or Cobb-Vantress has ever released poultry	
7	litt	er into the waters of the State of Oklahoma?	
8	A	Not that I'm aware of.	
9	Q	And you inspected poultry farms in the Illinois	
10	Rive	r watershed?	4:27PM
11	A	Yes, sir, I do.	
12	Q	And do you respond to complaints with respect to	
13	poul	try operations in the Illinois River watershed?	
14	A	Yes.	
15	Q	And if you had ever seen or been advised of a	4:27PM
16	runo	ff, release or discharge of poultry litter into the	
17	wate	rs of the State of Oklahoma, you would have done	
18	some	thing about it, right?	
19	A	That's my job, yes, sir.	
20	Q	Okay. Is Locust Grove in the Illinois watershed?	4:28PM
21	A	It's in Fort Gibson.	
22	Q	It's in Fort Gibson. Do you live in the Illinois	
23	wate	rshed now?	
24	A	No.	
25	Q	And you never have?	4:28PM

1	А	Never.	4:28PM
2	Q	The two former poultry inspectors, is it Brett	
3	Shol	ar?	
4	А	Sholar.	
5	Q	And Gary?	4:28PM
6	A	Fisher.	
7	Q	Fisher. Do you know where Brett is now?	
8	А	I have no idea.	
9	Q	Okay. Do you know where Gary is now?	
10	А	I think he's from Tahlequah still.	4:28PM
11	Q	Okay. Are there instances in which when you go	
12	out	to a poultry farm for an inspection and you see	
13	some	thing that you think is out of compliance, do you	
14	ever	just tell them to fix it right then and there?	
15	А	Yes. Yes, I do.	4:29PM
16	Q	Do you also file a report on that instance?	
17	А	No, I don't.	
18	Q	So sometimes you do actually make a determination	
19	of a	violation on the remedial measure, right?	
20	А	I don't I don't know that I would put it that	4:29PM
21	way.	If I see somebody that has some litter piled	
22	outs	ide, outside of their barn and they're and I see	
23	it,	I will have them cover it because they're supposed	
24	to.	It's supposed to be covered.	
25	Q	You know how it's going to work out, I mean, if	4:30PM

1	you	see it?	4:30PM
2	A	I know what's going to happen.	
3	Q	Yeah, you see it and then you go back and you send	
4	Dan	a report?	
5	A	Right.	4:30PM
6	Q	Dan is going to look at the report and then he's	
7	goin	g to send a letter and then, you know, that's going	
8	to t	ake time?	
9	A	Correct.	
10	Q	So if you see it?	4:30PM
11	А	Correct.	
12	Q	You know it is?	
13	A	Correct.	
14	Q	You tell them?	
15	A	Right.	4:30PM
16	Q	You tell them what to do?	
17	А	Yes, sir.	
18	Q	The truck you drive around in the watershed?	
19	A	Uh-huh.	
20	Q	Is it yours?	4:30PM
21	A	Yes, it is.	
22	Q	Okay. Are you paid mileage and gas on it?	
23	A	I'm paid mileage. I'm a contract, I'm not an	
24	empl	oyee so I have to drive my own vehicle.	
25	Q	When you say you're a contract, what does that	4:30PM

1	mean	?	4:31PM
2	A	That means I'm not an employee. I have to bid for	
3	my j	ob.	
4	Q	Tell me how that works.	
5	A	You have to have these qualifications and you fill	4:31PM
6	out	the paperwork and put down how much you would like	
7	to h	ave and bid.	
8	Q	And have you only bid once?	
9	А	I just got done bidding.	
10	Q	Did you get your job back?	4:31PM
11	А	Yeah, I did.	
12		UNIDENTIFIED VOICE: Are you regretting	
13	that	now after today?	
14	Q	You seem excited about that. So how are you paid?	
15	А	The Department of Ag pays me or the State of	4:31PM
16	Okla	homa and I send in a time card and a mileage sheet.	
17	Q	Okay. You get paid by the hour?	
18	А	Yes, I do.	
19	Q	So when you bid out, it's your rate per hour?	
20	А	Yes, sir.	4:31PM
21	Q	Okay. Is anything withheld from your check?	
22	А	No.	
23	Q	So you've got to do all your own taxes?	
24	A	Yes, sir.	
25	Q	Are you offered any health benefits?	4:32PM

1	А	No.	4:32PM
2	Q	Okay. Do you have a supervisor?	
3	А	Dan Parrish.	
4	Q	Okay. Do you exercise any independent judgment in	
5	your	job or do you just do what Dan tells you?	4:32PM
6	А	I do what Dan tells me to do.	
7	Q	Do you feel like you can disagree with Dan and do	
8	whate	ever you want?	
9	A	No.	
10	Q	Do you have certain hours where Dan expects you to	4:32PM
11	be w	orking?	
12	А	I work all the time.	
13	Q	Because that's what is expected of you?	
14	А	No, I just I'm available to my growers all the	
15	time	and Dan can call early or call late.	4:32PM
16	Q	Okay. Do you have a when you go out to a farm,	
17	how o	do you identify yourself to a grower other than hi?	
18	А	I'm pretty identifiable to them. I mean, they	
19	don'	t I don't get mistaken by too many people. They	
20	have	got to know my truck and pretty much me on a farm.	4:33PM
21	If I	go on a complaint that nobody won't know who I am,	
22	I ca	rry a business card that says my name and poultry	
23	insp	ector, Department of Ag.	
24	Q	Do you have one of those cards with you?	
25	А	Not with me right now I don't.	4:33PM

1	Q Describe that card for me.	4:33PM
2	A It's just a regular business card, white, with a	
3	State seal emblem on it.	
4	Q It does have the State seal on it?	
5	A I believe it does.	4:33PM
6	Q Does it have contact information on it?	
7	A Yes, it does. My home address and my cell phone.	
8	Q Okay. E-mail address?	
9	A No.	
10	Q Do you have an e-mail address?	4:33PM
11	A I have a personal e-mail address.	
12	Q Okay. I think I'm about done. Did you print the	
13	card yourself, the business cards?	
14	A No, I didn't.	
15	Q Was it provided to you by the State of Oklahoma?	4:34PM
16	A Yes, sir.	
17	Q Did you have to pay for it?	
18	A I don't think so.	
19	MR. BOND: Okay. I don't have any more	
20	questions. Thank you for your time.	4:34PM
21	A Thank you.	
22	CONTINUED CROSS EXAMINATION	
23	BY MS. LONGWELL:	
24	Q I have just a few more to follow up on, as I told	
25	you I might. Unfortunately I do for you.	4:34PM

1	А	That's fine.	4:34PM
2	Q	But I promise to be done with you quick.	
3	A	You're okay.	
4	Q	Let me just start with saying although it appears	
5	ther	e are no none of the growers have contracts with	4:34PM
6	Pete	rson Farms that you inspect are located in the	
7	Illi	nois River watershed, let me just ask you these	
8	ques	tions anyway.	
9	А	Okay.	
10	Q	To your knowledge, has any poultry grower who has	4:35PM
11	cont	racted with Peterson ever that you're aware of	
12	inte	ntionally polluted or attempted to pollute the	
13	wate	r of the Illinois River watershed?	
14	A	Not that I'm aware of.	
15	Q	Okay. And to your knowledge, have you ever	4:35PM
16	refe	rred a complaint or issued or assisted in issuing a	
17	viol	ation or identified a violation for any poultry	
18	grow	er who is contracted with Peterson Farm or who has	
19	ever	contracted with Peterson Farm who has alleging	
20	that	he has discharged poultry litter into the waters	4:35PM
21	of t	he Illinois River watershed?	
22	А	Not that I'm aware of.	
23	Q	Okay. And have you had have you investigated	
24	any	complaints or identified any violations of any	
25	poul	try grower who has contracted with Peterson Farms	4:36PM

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1	A	I don't think it's changed. I think it I think	4:37PM
2	they	treat me pretty much the same.	
3	Q	Have you handled have you handled any	
4	comp	laints differently since the filing of this	
5	laws	uit?	4:37PM
6	A	No.	
7	Q	There hasn't been any change in the protocols on	
8	how	you handle a complaint?	
9	A	I try to be consistent.	
10	Q	Have there been any changes in how you handle a	4:37PM
11	poul	try inspection since the filing of this lawsuit?	
12	A	No.	
13	Q	Outside of the planning meeting your counsel has	
14	advi	sed you, instructed you not to comment on, did Dan	
15	Parr	ish ever tell you what his opinion was of the	4:37PM
16	samp	ling that they tried to take in May of 2005?	
17	A	He's never he don't tell me opinions.	
18	Q	Outside of that planning meeting, did Dan Parrish	
19	or a	nyone else at ODAFF tell you the reason for that	
20	samp	ling?	4:38PM
21	A	No, not that I can recall.	
22	Q	And your sampling in 2003 or 2004, I think, that	
23	samp	ling you were talking about?	
24	A	That's a rough estimate time frame.	
25	Q	Do you know why other farmers who applied poultry	4:38PM

1	litt	er were not identified for sampling of their	4:38PM
2	fiel	ds?	
3	A	Of the the first time I soil sampled?	
4	Q	Yes.	
5	A	At random?	4:38PM
6	Q	Yes.	
7	A	I mean, it was up to me who I wanted to go to. I	
8	pick	ed who to go sample.	
9	Q	But were you directed to pick poultry growers who	
10	appl	ied poultry litter to their property?	4:39PM
11	A	Yes.	
12	Q	Do you know why farmers who or cattlemen who	
13	appl	y poultry litter to their property were not	
14	iden	tified for the sampling?	
15	A	Yeah, I don't know why. No, I don't.	4:39PM
16	Q	I want to go back real quickly to Exhibit 18. I	
17	just	want to ask you a question. There was some	
18	disc	ussions about the purpose of an Animal Waste	
19	Mana	gement Plan.	
20	А	Yes.	4:39PM
21	Q	I'll try to finish this in two minutes. Okay.	
22	The	first paragraph of Jeff Andrews' Animal Waste	
23	Mana	gement Plan states, "This Animal Waste Management	
24	Plan	includes the production, handling, and	
25	dist	ribution of animal waste in a manner that prevents	4:39PM

1	or minimizes segregation of soil, water, air, plants	4:39PM
2	and animal resources," do you see that?	
3	A Yes, I do.	
4	Q Would you say would you agree with me that	
5	that's the purpose of this plan or at least the stated	4:39PM
6	purpose of this plan?	
7	A The stated purpose, yes.	
8	Q So if a grower follows this plan as identified for	
9	their farm, would you agree with me that that, in turn,	
10	should minimize or prevent degradation of soil, water,	4:39PM
11	air, plant and animal resources based on the	
12	production, handling and distribution of animal waste?	
13	MS. WEAVER: Object to form. Calls for a	
14	legal conclusion.	
15	A You think you would assume from what it states, if	4:40PM
16	you follow what it states you would assume that you	
17	are.	
18	MS. LONGWELL: That's all the questions	
19	that I have for you. Thank you so much, Mr. Berry?	
20	THE WITNESS: Thank you, ma'am.	4:40PM
21	CROSS EXAMINATION	
22	BY MR. SANDERS:	
23	Q Mr. Berry?	
24	A Yeah.	
25	Q This is Bob Sanders. I've got just two or three	4:40PM

1	questions. Can you hear me all right?	4:40PM
2	A Yes, sir.	
3	Q I'm from Jackson, Mississippi, and I represent	
4	Cal-Mail.	
5	MS. WEAVER: Bob, I might interrupt you	4:40PM
6	just briefly because there's something you don't	
7	know about. We're about to run out of tape and we	
8	may get direction to stop.	
9	MS. STEWART: That's fine. You all change	
10	tape. I've just really got just a couple questions.	4:40PM
11	MS. WEAVER: We'll change the tape just to	
12	make sure we don't interrupt you.	
13	MS. STEWART: Okay, good.	
14	THE VIDEOGRAPHER: We are now off the	
15	record. The time is 4:40 p.m.	4:40PM
16	(Following a short recess at 4:40 p.m.,	
17	proceedings continued on the record at 4:42 p.m.)	
18	THE VIDEOGRAPHER: We are back on the	
19	record. The time is 4:42 p.m.	
20	Q Mr. Berry, I want to ask you just a couple	4:42PM
21	questions about this 2006 GPS survey.	
22	A Yes.	
23	Q You all did that survey, did you all label the	
24	locations by company?	
25	A No, I don't believe we did.	4:42PM

1	Q All right. Did you survey only active farms or	4:42PM	
2	did you also get GPS coordinates for inactive farms?		
3	A Just the active farms.		
4	Q Okay. I'm going to represent to you that in 2006,		
5	Cal-Maine did not have any contract growers, so I	4:42PM	
6	presume then that there aren't any Cal-Maine locations		
7	on that GPS database that you all did, is that correct?		
8	A That's probably correct.		
9	Q Let me ask you just generally the same kind of		
10	questions some of the others did. Do you have any	4:43PM	
11	knowledge that any former Cal-Maine grower ever		
12	released or allowed runoff from or discharged litter		
13	into any waters of the State of Oklahoma?		
14	A Not that I'm aware of.		
15	Q And similarly, do you have any knowledge that any	4:43PM	
16	former Cal-Maine grower ever intentionally contaminated		
17	or polluted any of the waters of the State of Oklahoma?		
18	A Not that I'm aware of.		
19	MS. STEWART: That's all I have. Thank		
20	you very much.	4:43PM	
21	THE WITNESS: Thank you, sir.		
22	MS. WEAVER: Jennifer?		
23	CROSS EXAMINATION		
24	BY MS. GRIFFIN:		
25	Q This Jennifer Griffin. I represent Willow Brook	4:43PM	

1	Foods. If I could ask a couple of real quick	4:43PM	
2	questions?		
3	A Sure.		
4	Q I was just wondering do you inspect any farms in		
5	the Illinois River watershed that are operated by	4:43PM	
6	growers who contract with Willow Brook Foods to grow		
7	poultry?		
8	A I have a couple of turkey farms, but I'm not real		
9	sure if I remember who their integrator is.		
10	Q Okay. Just based on the fact that you have a	4:44PM	
11	couple of farms that I guess at this point may or may		
12	not be growers that contract with Willow Brook Foods,		
13	with respect to those farms, do you have any knowledge		
14	that there were any dispute regarding any of those		
15	growers intentionally contaminating or polluting the	4:44PM	
16	waters of the Illinois River watershed?		
17	A Not that I'm aware of.		
18	Q Okay. And do you have any knowledge with respect		
19	to those farms we were just discussing as to whether		
20	those growers released any litter or caused any runoff	4:44PM	
21	of litter into the waters of the Illinois River		
22	watershed?		
23	A Not that I'm aware of.		
24	MS. GRIFFIN: I don't think I have any		
25	further questions.	4:45PM	

1	MS. WEAVER: Anybody else? You have the	4:45PM
2	opportunity to read this transcript and sign it and	
3	to make certain changes to see you see the court	
4	reporter has taken that down, you just need to state	
5	on the record whether you want to read and sign the	4:45PM
6	transcript or whether you want to waive your right	
7	to do that?	
8	THE WITNESS: I want to read and sign, is	
9	that what you said?	
10	MS. WEAVER: Right.	4:45PM
11	THE WITNESS: I want to read and sign.	
12	THE VIDEOGRAPHER: This concludes the	
13	deposition of Mr. David Berry. We are now off the	
14	record. The time is 4:45 p.m.	
15	(Whereupon, the deposition was concluded	
16	at 4:45 p.m.)	
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1	SIGNATURE PAGE	
2		
3	I, David Berry, do hereby certify	
4	that the foregoing deposition was presented to me by	
5	Marlene Percefull as a true and correct transcript of	
6	the proceedings in the above styled and numbered cause,	
7	and I now sign the same as true and correct.	
8		
9	Witness my hand thisday of	
10		
11	, 2007.	
12		
13		
14		
	David Berry	
15		
16		
17	SUBSCRIBED AND SWORN TO before me	
18		
19	this, day of, 2007.	
20		
21		
	Notary Public	
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23	My Commission Expires:	
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      STATE OF OKLAHOMA
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5
                I, Marlene Percefull, Certified Shorthand
6
      Reporter within and for Tulsa County, State of Oklahoma,
7
      do hereby certify that the above named witness was by me
8
      first duly sworn to testify the truth, the whole truth
9
      and nothing but the truth in the case aforesaid, and
10
      that I reported in stenograph his deposition; that my
      stenograph notes were thereafter transcribed and reduced
11
12
      to typewritten form under my supervision, as the same
13
      appears herein.
                      I further certify that the foregoing 270
14
15
      pages contain a full, true and correct transcript of the
16
      deposition taken at such time and place.
17
                      I further certify that I am not attorney
      for or relative to either of said parties, or otherwise
18
19
      interested in the event of said action.
20
                     WITNESS MY HAND AND SEAL this ____ day of
21
      September, 2007.
22
                                     Marlene Percefull, CSR
23
                                     CSR No. 01818
24
25
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CORRECTIONS TO THE DEPOSITION DAVID BERRY	OF
PAGE AND LINE NUMBER	CORRECTION

September 16, 2007

Ms. Sharon Weaver Attorney at Law 502 W. 6th St. Tulsa, OK 74101

Re: Depo of David Berry

Dear Ms. Weaver:

Enclosed please find your copy of the above referenced deposition. Also enclosed you will find the original signature page and correction sheet for the deposition.

Please have Mr. Berry review his deposition, make any corrections on the correction sheet and sign the original signature page in front of a Notary Public.

As soon as this procedure has been completed, please return the original signature page and the correction sheet to me.

If you have any questions, please contact me.

Sincerely,

Marlene Percefull, CSR